corporation or association organized under ch. 185 shall register with the appropriate filing officer specified in s. 11.02 and appoint a treasurer. The registration form of the corporation or association under s. 11.05 shall designate an account separate from all other corporation or association accounts as a campaign depository account, through which all moneys received or expended for the adoption or rejection of the referendum shall pass. The corporation or association shall file periodic reports under s. 11.20 and under s. 11.21 (16), if applicable, providing the information required under s. 11.06 (1).

b3118/2.3 Section 1ufd. 11.385 of the statutes is created to read:

11.385 Certain contributions prohibited. (1) In this section, "floorperiod" means a floorperiod of the legislature, as scheduled by joint resolution, for a regular legislative session.

- (2) Except as provided in subs. (3) to (5), no member of the legislature or personal campaign committee of a member may make or receive any contribution in conjunction with a fund-raising social event held in Dane County during a floorperiod or a special or extraordinary session if the event is held to benefit a member or member's personal campaign committee.
- (3) Subsection (2) does not apply to a contribution made or received in connection with a fund-raising social event that is held by a member of the legislature or his or her personal campaign committee during the period between the first day authorized for filing nomination papers for an office for which the member is a candidate and the date of the election for that office, if the event is held within the jurisdiction or district served by the office for which the member is a candidate.
- (4) Subsection (2) does not apply to a contribution made or received in connection with a fund-raising social event that is held by a member of the

<u>)</u> 1	legislature or his or her personal campaign committee during the period between the
2	first day authorized for filing nomination papers for any office other than member
3	of the house of the legislature in which a member serves and the date of the election
4	for that office.
5	(5) Subsection (2) does not apply to a contribution made or received in
6	connection with a fund-raising social event held during a special or extraordinary
7	session by a member of the legislature or his or her personal campaign committee if
8	the member serves a district that is wholly or partly contained within Dane County,
9	the event is held within the boundaries of that district and invitations to the event
10	are sent before the special or extraordinary session is called.
11	*b3118/2.3* Section 1ufe. 11.50 (1) (a) 1. (intro.) of the statutes is created to
12	read:
13	11.50(1)(a) 1. (intro.) For purposes of qualification for a grant from the general
14	account:
15	*b3118/2.3* Section 1uff. 11.50 (1) (a) 1. of the statutes is renumbered 11.50
16	(1) (a) 1. a.
17	*b3118/2.3* Section 1ufg. 11.50 (1) (a) 2. of the statutes is renumbered 11.50
18	(1) (a) 1. b. and amended to read:
19	11.50(1) (a) 1. b. With respect to a special election, an individual who is certified
20	under s. 8.50 (1) (d) as a candidate in a special election for state superintendent, or
21	an individual who is certified under s. 8.50 (1) (d) as a candidate in a special election
22	for any state office, except district attorney, on the ballot or column of a party whose
23	candidate for the same office at the preceding general election received at least 6%
24	of the vote cast for all candidates on all ballots for the office, or an individual who has

been lawfully appointed and certified to replace either such individual on the ballot

at a special election, or an individual who receives at least 6% of the vote cast for all candidates on all ballots for any state office, except district attorney, at a partisan special election; and who qualifies for a grant under sub. (2). Where the boundaries of a district in which an individual seeks office have been changed since the preceding general election such that it is not possible to calculate the exact number of votes that are needed by that individual to qualify as an eligible candidate prior to an election under this subdivision, the number of votes cast for all candidates for the office at the preceding general election in each ward, combination of wards or municipality which is wholly contained within the boundaries of the newly formed district shall be calculated. If the candidate of the political party on whose ballot or column the individual appears in the newly formed district obtained at least 6% of the number of votes calculated, the individual is deemed to qualify as an eligible candidate prior to the election under this subdivision.

b3118/2.3 Section 1ufh. 11.50 (1) (a) 2m. of the statutes is created to read:

11.50 (1) (a) 2m. For purposes of qualification for a grant from a political party account, an individual who is certified under s. 7.08 (2) (a) or 8.50 (1) (d) in the general election or a special election as the candidate of an eligible political party for a state office, other than district attorney, or an individual who has been lawfully appointed and certified to replace such an individual on the ballot at the general or a special election and who has qualified for a grant under sub. (2).

b3118/2.3 Section 1ufi. 11.50 (1) (am) of the statutes is created to read:

11.50 (1) (am) "Eligible political party" means any of the following:

1. A party qualifying under s. 5.62 (1) (b) for a separate ballot or one or more separate columns or rows on a ballot for the period beginning on the date of the

preceding general election and ending on the day before the general election that follows that election.

- 2. A party qualifying under s. 5.62 (2) for a separate ballot or one or more separate columns or rows on a ballot for the period beginning on the preceding June 1, or if that June 1 is in an odd-numbered year, the period beginning on June 1 of the preceding even-numbered year, and ending on May 31 of the 2nd year following that June 1.
- *b3118/2.3* SECTION 1ufj. 11.50(1)(bm) and (cm) of the statutes are created to read:
- 11.50 (1) (bm) "General account" means the account in the fund created under sub. (2w).
- (cm) "Political party account" means an account in the fund created under sub. (2s).

b3118/2.3 Section 1ufk. 11.50(2)(a) of the statutes is amended to read:

11.50 (2) (a) Any individual who desires to qualify as an eligible candidate may file an application with the board requesting approval to participate in the fund. The application shall be filed no later than the applicable deadline for filing nomination papers under s. 8.10 (2) (a), 8.15 (1), 8.20 (8) (a) or 8.50 (3) (a), no later than 4:30 p.m. on the 7th day after the primary or date on which the primary would be held if required in the case of write—in candidates, or no later than 4:30 p.m. on the 7th day after appointment in the case of candidates appointed to fill vacancies. The application shall contain a sworn statement that the candidate and his or her authorized agents have complied with the contribution limitations prescribed in s. 11.26 and the disbursement limitations prescribed under s. 11.31 at all times to which such limitations have applied to his or her candidacy and will continue to

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comply with the limitations at all times to which the limitations apply to his or her candidacy for the office in contest, unless the board determines that the candidate is not eligible to receive a grant, the candidate withdraws his or her application under par. (h), or par. (i) applies applicant shall provide, along with his or her application, an affidavit under s. 11.31 (2m) (a). The application shall also contain a sworn statement that, except as authorized in s. 11.26 (9m), if the candidate is able to receive the full amount of the grant, except any grant provided under sub. (4) (bg) or (br), to which the candidate is entitled under sub. (9), the candidate and his or her agents will not accept any contribution made by a committee other than a political party committee during the campaign, and that, except as provided in s. 11.29 (9m) any contributions accepted by the candidate from such a committee will not exceed that amount which, when added to the amount of the grant received by the candidate under sub. (9), equals the percentage specified in s. 11.26 (9) (am) of the disbursement level specified in s. 11.31 (1) (a) to (de), (e), or (f), as adjusted under s. 11.31 (9), for the office that the candidate seeks. In the statement, the candidate shall also swear that if any unauthorized contribution has been accepted, that the contribution has been or will be returned or donated as provided in par. (i), and the candidate and his or her agents will not accept any unauthorized contribution during the campaign.

b3118/2.3 Section 1ufL. 11.50 (2) (b) 3. of the statutes is amended to read: 11.50 (2) (b) 3. The In the case of a candidate at the general election, the candidate has an opponent who whose name is certified for placement on the election ballot as a candidate for the same office and who received at least 6% of the vote cast for all candidates on all ballots for that office at the September primary;

b3118/2.3 SECTION 1ufm. 11.50(2)(b) 4. of the statutes is amended to read:

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11.50 (2) (b) 4. The financial reports filed by or on behalf of the candidate as of the date of the spring or September primary, or the date that the special primary is or would be held, if required, indicate that his or her statement affidavit filed with the application under par. (a) s. 11.31 (2m) (a) is true; and

b3118/2.3 Section 1ufn. 11.50 (2) (b) 5. of the statutes is amended to read: 11.50 (2) (b) 5. The financial reports filed by or on behalf of the candidate as of the date of the spring or September primary, or the date that the special primary is or would be held, if required, indicate that the candidate has received an amount equal to at least the amount provided in this subdivision, from contributions of money, other than loans, made by individuals who reside in this state and, in the case of a candidate for legislative office, by individuals at least 45% of whom reside in a county having territory within the district in which the candidate seeks office, which contributions have been received during the period ending on the date of the spring primary and July 1 preceding such date in the case of candidates at the spring election, or the date of the September primary and January 1 preceding such date in the case of candidates at the general election, or the date that a special primary will or would be held, if required, and 90 days preceding such date or the date a special election is ordered, whichever is earlier, in the case of special election candidates at a special election, which contributions are in the aggregate amount of \$100 or less, and which contributions are fully identified and itemized as to the exact source thereof. A contribution received from a conduit which is identified by the conduit as originating from an individual shall be considered a contribution made by the individual. Only the first \$100 of an aggregate contribution of more than \$100 may be counted toward the required percentage. For a candidate at the spring or general election for an office identified in s. 11.26 (1) (a) or a candidate at a special

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election, the required amount to qualify for a grant is 5% of the candidate's applicable authorized disbursement limitation, as determined under s. 11.31 (1) and adjusted as provided under s. 11.31 (9). For any other candidate at the general election, the required amount to qualify for a grant is 10% 6% of the candidate's applicable authorized disbursement limitation, as determined under s. 11.31, (1) and adjusted as provided under s. 11.31 (9); and

***b3118/2.3* Section 1ufo.** 11.50 (2) (b) 6. of the statutes is created to read:

11.50 (2) (b) 6. The application is not required to be disapproved under par. (f).

b3118/2.3 Section 1ufp. 11.50 (2) (c) of the statutes is amended to read:

11.50 (2) (c) If a candidate has not filed financial reports as of the date of the spring primary, September primary, special primary, or date that the special primary would be held, if required, which indicate that he or she has met the qualification under par. (b) 5., the candidate may file a special report with the board. Such report shall be filed not later than Any individual who desires to qualify as an eligible candidate shall file a special report with the board during the period beginning on the day after the primary, or the 7th day after the date on which the primary would be held, if required, and ending on the 7th day after the primary, or 7th day after the date on which the primary would be held, if required, and. The special report shall include such supplementary information as to sources of contributions which may be necessary to complete the candidate's qualification all information that is required to be reported under s. 11.06(1). The special report shall cover the period from the day after the last date covered on the candidate's most recent report, or from the date on which the first contribution was received or the first disbursement was made, whichever is earlier, if the candidate has not previously filed a report, to the date of such report the primary, or the date on which the primary would be held, if

required. All information included on the special report shall also be included in the candidate's next report under s. 11.20.

b3118/2.3 Section 1ufq. 11.50(2)(f) of the statutes is amended to read:

11.50 (2) (f) The board shall disapprove the application of any candidate who has a balance in his or her campaign depository account, as reported under par. (c), that is equal to or greater than 100% of the disbursement level specified under s. 11.31 (1), as adjusted under s. 11.31 (9), for the office that the candidate seeks, but without respect to any adjustment under s. 11.31 (3r). The board shall inform each candidate in writing of the approval or disapproval of the candidate's application, as promptly as possible after the date of the spring primary, September primary, special primary, or date that the primary would be held, if required. With respect to a candidate at a special election who applies for a postelection grant under sub. (1) (a) 2-1.b., the board shall inform the candidate in writing of the conditional approval or disapproval of the candidate's application at the same time.

b3118/2.3 Section 1ufr. 11.50 (2) (g) of the statutes is amended to read:

11.50 (2) (g) A candidate who voluntarily files an application to receive a grant in accordance with this subsection accepts and agrees to comply with the contribution limitations prescribed in s. 11.26 and the disbursement limitations imposed under s. 11.31 (2), adjusted as provided under s. 11.31 (9), as binding upon himself or herself and his or her agents during the campaign as defined in s. 11.31 (7), as a precondition to receipt of a grant under this section, unless the board determines that the candidate is not eligible to receive a grant, the candidate withdraws the application under par. (h), or par. (i) or s. 11.31 (3p) applies to the candidate.

b3118/2.3 Section 1ufs. 11.50 (2) (h) of the statutes is amended to read:

11.50 (2) (h) An eligible candidate who files an application under par. (a) may file a written withdrawal of the application. A withdrawal of an application may be filed with the board no later than the 7th 8th day after before the day of the primary in which the person withdrawing the application is a candidate; or in the case of the spring election no later than the 7th 8th day after before the date that the primary would be held, if required; or in the case of a partisan special election for which no primary is held for any party nomination, no later than the 35th day before the election. If an application is withdrawn in accordance with this paragraph, the person withdrawing the application is no longer bound by the statement affidavit filed under par. (a) s. 11.31 (2m) (a) after the date of the withdrawal.

b3118/2.3 SECTION 1uft. 11.50 (2) (i) of the statutes is amended to read:

election or a special nonpartisan election who accepts a grant is opposed by one or more candidates in the election, or if an eligible candidate at the general election or a special partisan election who accepts a grant is opposed by one or more candidates in the election who accepts a grant is opposed by one or more candidates in the election who receive at least 6% of the vote cast for all candidates for the same office on all ballots at the September primary or a special partisan primary if a primary was held, and in either case if any such opponent of the eligible candidate does not accept a grant under this section in whole or in part, the eligible candidate is not bound by the pledge made in his or her application to adhere to the contribution limitations prescribed in s. 11.26 and the disbursement limitation prescribed under s. 11.31 (2), unless each such opponent files an affidavit of voluntary compliance under s. 11.31 (2m) (b) and s. 11.31 (3p) does not apply to the candidate.

b3118/2.3 Section 1ufu. 11.50 (2) (j) of the statutes is created to read:

11.50 (2) (j) If a candidate who applies for a grant has accepted, or the candidate's personal campaign committee has accepted, any contributions from committees other than political party committees during the campaign for the office that the candidate seeks, except as authorized in the candidate's statement under par. (a), the candidate, before accepting a grant whenever the full amount of the grant authorized under sub. (9) is available to the candidate, shall return the contributions or their monetary equivalent to the contributor, or, at the contributor's option, donate an amount equal to the contribution to the fund or to the common school fund or, if the full amount of the grant authorized under sub. (9) is not available to the candidate, shall return or donate sufficient contributions, if any, so that the contributions accepted do not exceed the amount authorized under sub. (2) (a).

b3118/2.3 Section 1ufv. 11.50 (2m) of the statutes is created to read:

11.50 (2m) Public information account. (a) Annually no later than September 1, the board may notify the state treasurer that an amount not exceeding 1% of the amount transferred to the fund in that year shall be placed in a public information account. The amount shall be drawn from the general account and from each political party account in proportion to each account's share of designations credited under s. 71.10 (3) (b) in that year. Moneys in the public information account shall be expended by the board for the purpose of providing public information concerning the purpose and effect of this section and s. 71.10 (3).

(b) The board shall provide the department of revenue with an easily understood description of the purpose and effect of this section and s. 71.10 (3) for use as required under s. 71.10 (3) (b).

1	(c) Any amount placed in the public information account under par. (a) that is
2	not expended by the board in any year shall be retained in that account.
3	*b3118/2.3* Section 1ufw. 11.50 (2s) of the statutes is created to read:
4	11.50 (2s) POLITICAL PARTY ACCOUNTS. (a) The state chairperson of each eligible
5	political party may, by written request to the board, provide for the establishment
6	or discontinuance of an account within the fund for that political party. Each political
7	party account consists of all moneys designated by individuals for deposit in that
8	account under s. 71.10 (3) (am).
9	(b) Within each political party account, 45% of the moneys designated for
10	crediting to the account under s. 71.10(3)(a) shall be retained by the board for use
11	in making grants to eligible candidates of that party under sub. (4), and 55% of the
12	moneys received shall be disbursed by the board to the eligible political party for use
13	by the party in making contributions to eligible candidates of that party authorized
14	under par. (f).
15	(c) Whenever an eligible candidate representing an eligible political party is
16	eligible to receive a grant from the general account under sub. (4), the state treasurer
17	shall first make payment of the grant from the political party account of that party,
18	to the extent that sufficient moneys are available in that account to make payment
19	of the grant. From the moneys available in a political party account, the state
20	treasurer shall make payments of grants to candidates in the following sequence:
21	1. First, payment to candidates for legislative office.
22	2. Second, payment to candidates for the office of governor.
23	3. Third, payment to candidates for other state offices.
24	(d) The board shall certify to the state treasurer that an eligible political party

qualifies to receive a grant for an election under this subsection whenever at least

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one eligible candidate of that party qualifies to receive a grant under sub. (2) for that election.

- (e) Each eligible political party that receives a grant under this section shall maintain all grant moneys received in a segregated account. All moneys in that account and any earnings on those moneys may be used by that party only to make contributions under par. (f) to candidates of that party who qualify for a grant under sub. (2). Within that account, the party shall establish 3 subaccounts. The party shall deposit 45% of the grant moneys received in each year in a subaccount to be used to make contributions to candidates for the office of senator, 45% of the grant moneys received in each year in a subaccount to be used to make contributions to candidates for the office of representative to the assembly, and 10% of the grant moneys received in each year in a subaccount to be used to make contributions to candidates for other state offices. The political party shall maintain documentation for a period and in a form that is satisfactory to the board for the purpose of verifying that all moneys in the account are used for a purpose authorized under this section. The political party shall promptly transfer to the board the full amount of any unencumbered moneys in the account if the political party ceases to be an eligible political party.
- (f) 1. If a report filed under s. 11.12 (8) indicates that a candidate for a partisan state office has made disbursements exceeding the amount specified under s. 11.31 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then an eligible political party may make contributions to each eligible opposing candidate from the applicable account established under par. (e) in the amounts determined by the party, but the total of such contributions to the candidate may not exceed the total amount by which the combined total of such disbursements exceeds

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the applicable amount specified under s. 11.31 (1) (a) to (d), (e), or (f), as adjusted under s. 11.31 (9), minus any contributions accepted by the candidate under s. 11.26 (9m).

2. If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements have been made or are proposed to be made against an eligible candidate for a partisan state office or in support of such a candidate's opponent, or that obligations have been incurred for such a purpose, and if the aggregate total of such disbursements, proposed disbursements, and obligations, less any disbursements made, or to be made, for the purpose of the payment of obligations that were previously reported, exceeds 5% of the amount specified under s. 11.31 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then an eligible political party may make contributions to the candidate from the applicable account established under par. (e) in the amounts determined by the party, but the total of such contributions to the candidate may not exceed the total amount of the disbursements and obligations reported under s. 11.12 (6) (am) during the period beginning with the 60th day preceding the general, special, or spring election at which the candidate seeks office and ending with the 31st day preceding that election, together with the total amount of the proposed disbursements and obligations reported under s. 11.12 (6) (c), minus any contributions accepted by the candidate under s. 11.26 (9m) and the amount of any disbursements made, or to be made, for the purpose of the payment of obligations that were previously reported.

(g) If a political party for which an account is established under this subsection ceases to be an eligible political party, the board shall transfer the unencumbered balance of that account to the general account.

b3118/2.3 Section 1ufx. 11.50 (2w) of the statutes is created to read:

$\bigcirc 1$	11.50 (2w) GENERAL ACCOUNT. There is established a general account within
2	the fund consisting of all moneys designated by individuals for deposit in that
3	account under s. 71.10 (3) (am), all moneys transferred to that account under sub.
4	(2s) (g), and all moneys exceeding the disbursement limitation under s. 11.31 (2), as
5	adjusted under s. 11.31 (9), and all moneys deposited in the fund under subs. (2s) (e)
6	(8), and (10m) and ss. 8.35 (4) (a), 11.07 (5), 11.12 (2), 11.16 (2), 11.19 (1), 11.23 (2),
7	11.26 (1t) and (2t), and 11.38 (6).
8	*b3118/2.3* Section 1ufy. 11.50 (3) of the statutes is repealed.
9	*b3118/2.3* Section 1ufz. 11.50 (4) of the statutes is repealed and recreated
10	to read:
11	11.50 (4) Apportionment of moneys in general account. (a) After transfer of
12	the amount specified by the board under sub. (2m), the board shall apportion the
13	remaining moneys in the general account in the manner specified in this subsection.
14	(b) Prior to payment of any grants at an election for a partisan state office, the
15	board shall reserve an amount equal to the amount of the disbursement limitation
16	under s. 11.31 (2), as adjusted under s. 11.31 (9) but without respect to any
17	adjustment under s. 11.31 (3p), for the office sought by each eligible candidate other
18	than a candidate who qualifies to receive a grant under sub. (2).
19	(bg) If a report filed under s. 11.12 (8) indicates that a candidate for a partisan
20	state office has made disbursements exceeding the amount specified under s. 11.31
21	(1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31
22	(9), then upon application to the board by any eligible opposing candidate, other than
23	a candidate who qualifies to receive a grant under sub. (2s) (c), the board shall make
24	a supplemental grant from the reserve under par. (b) to the eligible opposing

candidate in an amount equal to the lesser of the following:

- 1. The amount of the disbursement limitation specified under s. 11.31 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), minus any contributions accepted by the candidate under s. 11.26 (9m) (a).
- 2. The total amount by which the combined total of all such disbursements that exceeds the applicable amount specified under s. 11.31 (1) (a) to (d), (e), or (f), as adjusted under s. 11.31 (9), minus any contributions accepted by the candidate under s. 11.26 (9m) (a).
- (br) If a report filed under s. 11.12 (6) (am) or (c) indicates that disbursements have been made or are proposed to be made against an eligible candidate for a partisan state office, other than a candidate who qualifies to receive a grant under sub. (2s) (c), or in support of such a candidate's opponent, or that obligations have been incurred for such a purpose, and if the aggregate total of such disbursements, proposed disbursements, and obligations, less any disbursements made, or to be made, for the purpose of the payment of obligations that were previously reported, exceeds 5% of the amount specified under s. 11.31 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), then upon application to the board by the candidate, the board shall make a supplemental grant from the reserve under par. (b) to that candidate in an amount equal to the lesser of the following:
- 1. The amount of the disbursement limitation specified under s. 11.31 (1) (a) to (d), (e), or (f) for the office that the candidate seeks, as adjusted under s. 11.31 (9), minus any contributions accepted by the candidate under s. 11.26 (9m) (b).
- 2. The total amount by which the disbursements, proposed disbursements, and obligations exceed the applicable amount specified under s. 11.31 (1) (a) to (d), (e), or (f), as adjusted under s. 11.31 (9), minus any contributions accepted by the

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same office.

- candidate under s. 11.26 (9m) (b), and the amount of any disbursements made, or to 2 be made, for the purpose of the payment of obligations that were previously reported. 3 (c) The state treasurer shall make payment of grants to eligible candidates at 4 an election in the following sequence: 1. First, the state treasurer shall make payment of grants to candidates for the 5 6 office of justice in the amounts to which the candidates are entitled under sub. (9), 7 and shall prorate those payments if insufficient moneys are available to make full 8 payments to all candidates for the same office. 9. 2. Second, the state treasurer shall make payment of grants to candidates for 10 partisan state offices other than candidates of eligible political parties. 11 3. Third, the state treasurer shall make payment of the amount required to 12 equalize payments of grants to all candidates for the same office who have received grants from a political party account, and shall prorate the payments of candidates 14 who receive lower amounts from a political party account if insufficient moneys are 15 available to fully equalize the amounts of grants received by all candidates for the 16 same office. 17 4. Fourth, the state treasurer shall make payment of the remaining amount, 18 if any, required to enable all eligible candidates to receive the full amount of the grant 19 to which they are entitled under sub. (9), and shall prorate those payments if insufficient moneys are available to make full payments to all candidates for the 20
 - 5. Fifth, the state treasurer shall make payment of grants to candidates for the office of state superintendent in the amounts to which the candidates are entitled under sub. (9), and shall prorate those payments if insufficient moneys are available to make full payments to all candidates for the same office.

1	*b3118/2.3* Section 1uga. 11.50 (5) of the statutes is renumbered 11.50 (5)
2	(a) and amended to read:
3	11.50 (5) (a) The state treasurer shall make the disbursements of grants under
4	sub. (4) to the campaign depository account of each eligible candidate under subs. (3)
5	and (4) and each eligible political party under sub. (2s) by the end of the 3rd business
6	day following notice from the board under s. 7.08 (2) (c) or (cm).
7	(b) Eligible candidates for governor and lieutenant governor of the same
8	political party may combine accounts if desired.
9	*b3118/2.3* Section 1ugb. 11.50 (6) of the statutes is amended to read:
10	11.50 (6) Excess moneys. If the amounts which are to be apportioned to each
11	eligible candidate under subs. (3) and (4) are more than the amount which a
12	candidate may accept under sub. (9), or more than the amount which a candidate
13	elects to accept under sub. (10), the excess moneys shall be retained in the fund.
14	*b3118/2.3* SECTION lugc. 11.50 (7) (intro.) of the statutes is amended to read:
15	11.50 (7) UTILIZATION. (intro.) Grants distributed under this section and
16	contributions received from a political party under sub. (2s) (f) may be utilized only
17	for deposit in a campaign depository account under s. 11.10. Grants and
18	contributions received from a political party under sub. (2s) (f) may be expended only
19	for one or more of the following:
20	*b3118/2.3* SECTION 1ugd. 11.50 (8) of the statutes is amended to read:
21	11.50 (8) Lapsing grants. All grants disbursed to eligible candidates under sub.
22	(5) remain the property of the state until disbursed or encumbered for a lawful
23	purpose. All grant moneys received by an eligible candidate that are unspent and
24	unencumbered by a candidate on the day after the election in which the candidate
25	participates shall revert to the state. All deposits and refunds derived from grant

<u> </u>	moneys that are received by -a- an eligible candidate that are received at any time
2	after the day of the election in which the candidate participates shall revert to the
3	state. All reversions shall be returned to the board by the candidate and shall be
4	deposited in the fund.
5	*b3118/2.3* Section 1uge. 11.50 (9) of the statutes is renumbered 11.50 (9)
6	(a) and amended to read:
7	11.50 (9) (a) The Except as provided in sub. (4) (bg) and (br), the total grant
8	available to an eligible candidate for the office of governor may not exceed that
9	amount which, when added to all other contributions accepted from sources other
10	than individuals, and political party committees and legislative campaign
11	committees, is equal to $45\% \underline{35\%}$ of the disbursement level specified for the applicable
12	office that the candidate seeks, as determined under s. 11.31 (1) and adjusted as
<u></u> 13	provided under s. 11.31 (9).
14	(c) The board shall scrutinize accounts and reports and records kept under this
15	chapter to assure that applicable limitations under ss. 11.26 (9) and 11.31 are not
16	exceeded and any violation is reported.
17	(d) No candidate or campaign treasurer may accept grants exceeding the
18	amount authorized by this subsection.
19	*b3118/2.3* Section 1ugf. 11.50 (9) (b) of the statutes is created to read:
20	11.50 (9) (b) Except as provided in sub. (4) (bg) and (br), the total grant
21	available to an eligible candidate for any other state office may not exceed that
22	amount which, when added to all other contributions accepted from sources other
23	than individuals and political party committees, is equal to 40% of the disbursement
24	level specified for the office that the candidate seeks, as determined under s. 11.31
25	(1) and adjusted under s. 11.31 (9).

1	*b3118/2.3* Section 1ugg. 11.50 (10) of the statutes is repealed.
2	*b3118/2.3* Section 1ugh. 11.50 (10m) of the statutes is amended to read:
3	11.50 (10m) RETURN OF GRANTS. An individual who receives a grant prior to an
4	election in which he or she is a candidate and who desires to return any portion of
5	the grant shall return that portion no later than the 2nd Tuesday in October
6	preceding a general election, the 4th Tuesday preceding a spring election or the 3rd
7	Tuesday preceding a special election. A candidate who returns all or any portion of
8	a grant under this subsection remains bound by the candidate's statement affidavit
9	filed under s. 11.31 (2m) (a) and the candidate's statement filed under sub. (2) (a).
10	*b3118/2.3* Section 1ugi. 11.50 (11) (e) of the statutes is amended to read:
11	11.50 (11) (e) No candidate may expend, authorize the expenditure of or incur
12	any obligation to expend any grant if he or she violates the pledge in the affidavit
13	required under sub. (2) (a) as a precondition to receipt of a grant, except as authorized
14	in sub. (2) (h) or (i).
15	*b3118/2.3* Section 1ugj. 11.50 (14) of the statutes is created to read:
16	11.50 (14) CERTIFICATIONS TO SECRETARY OF REVENUE. (a) No later than July 1
17	of each year, the board shall certify to the secretary of revenue:
18	1. The name of each political party that qualifies under sub. (1) (am) 2. as an
19	eligible political party as of the preceding June 1 and whose state chairperson has
20	filed a request to establish an account for the party under sub. (2s) (a).
21	2. The name of each political party that qualifies under sub. (1) (am) 1. as an
22	eligible political party as of the date of the preceding general election.
23	(b) In each certification under this subsection, the board shall specify the
24	expiration date of the certification.
25	*b3118/2.3* Section lugk. 11.60 (3r) of the statutes is created to read:

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11.60 (3r) Notwithstanding sub. (1), any committee who violates s. 11.12 (6) (am) or (c) may be required to forfeit not more than \$500 for each day of continued violation. If an amount of a disbursement or obligation reported under s. 11.12 (6) (am) or (c) varies from the actual amount of the disbursement or obligation by greater than 5%, the committee filing the report shall also be required to forfeit the total amount of the actual disbursement or obligation.

b3118/2.3 Section 1ugL. 11.60 (4) of the statutes is amended to read:

11.60 (4) Actions under this section arising out of an election for state office or a statewide referendum may be brought by the board or by the district attorney of the county where the violation is alleged to have occurred, except as specified in s. 11.38. Actions under this section arising out of an election for local office or local referendum may be brought by the district attorney of the county where the violation is alleged to have occurred. Actions under this section arising out of an election for county office or a county referendum may be brought by the county board of election commissioners of the county wherein the violation is alleged to have occurred. In addition, whenever a candidate or personal campaign committee or agent of a candidate is alleged to have violated this chapter, action may be brought by the district attorney of any county any part of which is contained within the jurisdiction or district in which the candidate seeks election. If a violation concerns a district attorney or circuit judge or candidate for such offices, the action shall be brought by the attorney general. If a violation concerns the attorney general or a candidate for such office, the governor may appoint special counsel under s. 14.11 (2) to bring suit in behalf of the state. The counsel shall be independent of the attorney general and need not be a state employee at the time of appointment.

1	*-4548/2.2* *-3266/P1.2* Section 2. 11.61 (1) (a) of the statutes is amended
2	to read:
3	11.61 (1) (a) Whoever intentionally violates s. 11.05 (1), (2), (2g) or (2r), 11.07
4	$(1) \text{ or } (5), 11.10 \ (1), 11.12 \ (5), 11.23 \ (6) \text{ or } 11.24 \ (1) \\ \underline{\text{may be fined not more than $10,000}}$
5	or imprisoned for not more than 4 years and 6 months or both is guilty of a Class I
6	felony.
7	*b3118/2.4* Section 2d. 11.61 (1) (a) of the statutes, as affected by 2001
8	Wisconsin Act (this act), is amended to read:
9	11.61 (1) (a) Whoever intentionally violates s. 11.05 (1), (2), $\underline{\text{or}}$ (2g) $\underline{\text{or}}$ (2g) $\underline{\text{or}}$ (2g), 11.07
10	(1) or (5), 11.10 (1), 11.12 (5), 11.23 (6), or 11.24 (1) is guilty of a Class I felony.
11	*-4548/2.3* *-3266/P1.3* Section 3. 11.61 (1) (b) of the statutes is amended
12	to read:
13	11.61 (1) (b) Whoever intentionally violates s. 11.25, 11.26, 11.27 (1), 11.30 (1)
14	or 11.38 where is guilty of a Class I felony if the intentional violation does not involve
15	a specific figure, or where if the intentional violation concerns a figure which exceeds
16	\$100 in amount or value may be fined not more than \$10,000 or imprisoned for not
17	more than 4 years and 6 months or both.
18	*-4548/2.4* *-3266/P1.4* Section 4. 12.60 (1) (a) of the statutes is amended
19	to read:
20	12.60 (1) (a) Whoever violates s. 12.09, 12.11 or 12.13 (1), (2) (b) 1. to 7. or (3)
21	$(a), (e), (f), (j), (k), (L), (m), (y) \ or \ (z) \\ \frac{may}{may} \ be \\ \frac{more\ than\ \$10,000\ or\ imprisoned}{more\ than\ \$20,000\ or\ imprisoned}$
22	for not more than 4 years and 6 months or both is guilty of a Class I felony.
23	*-4548/2.5* *-3266/P1.5* SECTION 5. 13.05 of the statutes is amended to read:
24	13.05 Logrolling prohibited. Any member of the legislature who gives,
2 5	offers or promises to give his or her vote or influence in favor of or against any

of a Class I felony.

measure or proposition pending or proposed to be introduced, in the legislature in consideration or upon condition that any other person elected to the same legislature will give or will promise or agree to give his or her vote or influence in favor of or against any other measure or proposition pending or proposed to be introduced in such legislature, or who gives, offers or promises to give his or her vote or influence for or against any measure on condition that any other member will give his or her vote or influence in favor of any change in any other bill pending or proposed to be introduced in the legislature may be fined not less than \$500 nor more than \$1,000 or imprisoned for not less than one year nor more than 4 years and 6 months or both, is guilty of a Class I felony.

-4548/2.6 *-3266/P1.6* Section 6. 13.06 of the statutes is amended to read:

13.06 Executive favor. Any member of the legislature who gives, offers or promises to give his or her vote or influence in favor of or against any measure or proposition pending or proposed to be introduced in the legislature, or that has already been passed by either house of the legislature, in consideration of or on condition that the governor approve, disapprove, veto or sign, or agree to approve, disapprove, veto or sign, any other measure or proposition pending or proposed to be introduced in the legislature or that has already been passed by the legislature, or either house thereof, or in consideration or upon condition that the governor nominate for appointment or appoint or remove any person to or from any office or position under the laws of this state, may be fined not less than \$500 nor more than \$1,000 or imprisoned for not less than one year nor more than 3 years or both is guilty

b3066/1.1 SECTION 7m. 13.101 (6) (a) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

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13.101 (6) (a) As an emergency measure necessitated by decreased state revenues and to prevent the necessity for a state tax on general property, the committee may reduce any appropriation made to any board, commission, department, or the University of Wisconsin System, or to any other state agency or activity, by such amount as it deems feasible, not exceeding 25% of the appropriations, except appropriations made by ss. 20.255 (2) (ac), (bc), (bh), (cg), and (cr), 20.395 (1), (2) (cq), (eq) to (ex) and (gq) to (gx), (3), (4) (aq) to (ax), and (6) (aq) and, (ar), and (at), 20.435 (6) (a) and (7) (da), and 20.445 (3) (a) and (dz) or for forestry purposes under s. 20.370 (1), or any other moneys distributed to any county, city, village, town, or school district. Appropriations of receipts and of a sum sufficient shall for the purposes of this section be regarded as equivalent to the amounts expended under such appropriations in the prior fiscal year which ended June 30. All functions of said state agencies shall be continued in an efficient manner, but because of the uncertainties of the existing situation no public funds should be expended or obligations incurred unless there shall be adequate revenues to meet the expenditures therefor. For such reason the committee may make reductions of such appropriations as in its judgment will secure sound financial operations of the administration for said state agencies and at the same time interfere least with their services and activities.

b2900/2.1 SECTION 7n. 13.101 (14) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

13.101 (14) With the concurrence of the joint committee on information policy and technology, direct the department of electronic government administration to report to the committee concerning any specific information technology system project in accordance with s. 13.58 (5) (b) 4.

1	*b3054/1.1* Section 7p. 13.101 (16) (b) of the statutes, as created by 2001
2	Wisconsin Act 16, is amended to read:
3	13.101 (16) (b) Annually, on June 15, beginning in 2004, the committee shall
4	transfer from the permanent endowment fund to the tobacco control fund the lesser
5	of \$25,000,000 or 8.5% of the market value of the investments in the permanent
6	endowment fund on June 1 in that year the proceeds of, and investment earnings on,
7	investments of the permanent endowment fund in the prior calendar year.
8	*-4548/2.7* Section 8. 13.525 of the statutes is created to read:
9	13.525 Joint review committee on criminal penalties. (1) CREATION.
10	There is created a joint review committee on criminal penalties composed of the
11	following members:
12	(a) One majority party member and one minority party member from each
	house of the legislature, appointed as are the members of standing committees in
14	their respective houses.
15	(b) The attorney general or his or her designee.
16	(c) The secretary of corrections or his or her designee.
17	(d) The state public defender or his or her designee.
18	(e) A reserve judge who resides in the 1st, 2nd, 3rd, 4th, or 5th judicial
19	administrative district and a reserve judge who resides in the 6th, 7th, 8th, 9th, or
20	10th judicial administrative district, appointed by the supreme court.
21	(f) Two members of the public appointed by the governor, one of whom shall
22	have law enforcement experience in this state and one of whom shall be an elected
23	county official.

- (2) Officers. The majority party senator and the majority party representative to the assembly shall be cochairpersons of the committee. The committee shall elect a secretary from among its nonlegislator members.
- (3) JUDICIAL AND GUBERNATORIAL APPOINTEES. Members appointed under sub. (1)
 (e) or (f) shall serve at the pleasure of the authority appointing them.
- (4) ELIGIBILITY. A member shall cease to be a member upon losing the status upon which the appointment is based. Membership on the committee shall not be incompatible with any other public office.
- (5) Review of Legislature proposes to create a new crime or revise a penalty for an existing crime and the bill is referred to a standing committee of the house in which it is introduced, the chairperson may request the joint review committee to prepare a report on the bill under par. (b). If the bill is not referred to a standing committee, the speaker of the assembly, if the bill is introduced in the assembly, or the presiding officer of the senate, if the bill is introduced in the senate, may request the joint review committee to prepare a report on the bill under par. (b).
- (b) If the joint review committee receives a request under par. (a) for a report on a bill that proposes to create a new crime or revise a penalty for an existing crime, the committee shall prepare a report concerning all of the following:
- 1. The costs that are likely to be incurred or saved by the department of corrections, the department of justice, the state public defender, the courts, district attorneys, and other state and local government agencies if the bill is enacted.
- 2. The consistency of penalties proposed in the bill with existing criminal penalties.

1 3. Alternative language needed, if any, to conform penalties proposed in the bill 2 to penalties in existing criminal statutes. 3 Whether acts prohibited under the bill are prohibited under existing 4 criminal statutes. (c) The chief clerk shall print a report prepared by the committee under par. 5 6 (b) as an appendix to the bill and attach it thereto as are amendments. The 7 reproduction shall be in lieu of inclusion in the daily journal of the house in which 8 the proposal is introduced. (d) If a bill that is introduced in either house of the legislature proposes to create 9 a new crime or revise a penalty for an existing crime, a standing committee to which 10 11 the bill is referred may not vote on whether to recommend the bill for passage and 12 the bill may not be passed by the house in which it is introduced before the joint 13 review committee submits a report under par. (b) or before the 30th day after a report 14 is requested under par. (a), whichever is earlier. 15 (6) COMMITTEE POWERS AND PROCEDURES. The committee may hold hearings as needed to elicit information for making a report under sub. (5) (b) or (5m) (a) or for 16 17 developing proposed legislation under sub. (5m) (a). The committee shall meet at the call of its cochairpersons. All actions of the committee require the approval of a 18 19 majority of all of its members. *b2900/2.2* Section 9m. 13.58 (5) (a) 5. of the statutes, as affected by 2001 20 21 Wisconsin Act 16, is amended to read: 22 13.58 (5) (a) 5. Upon receipt of strategic plans from the department of electronic 23 government administration, the joint committee on legislative organization and the director of state courts, review and transmit comments concerning the plans to the 24 25 entities submitting the plans.

b2900/2.2 Section 9n. 13.58 (5) (b) 4. (intro.) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

13.58 (5) (b) 4. (intro.) With the concurrence of the joint committee on finance, direct the department of electronic government administration to report semiannually to the committee and the joint committee on finance concerning any specific information technology system project which is being designed, developed, tested or implemented and which the committees anticipate will have a total cost to the state exceeding \$1,000,000 in the current or any succeeding fiscal biennium. The report shall include all of the following:

-4548/2.9 *-3266/P1.7* SECTION 10. 13.69 (6m) of the statutes is amended to read:

13.69 (6m) Any principal, lobbyist or other individual acting on behalf of a principal who files a statement under s. 13.63 (1), 13.64, 13.65, 13.67 or 13.68 which he or she does not believe to be true may be fined not more than \$10,000 or imprisoned for not more than 7 years and 6 months or both is guilty of a Class H felony.

b2900/2.3 SECTION 10m. 13.90 (6) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

13.90 (6) The joint committee on legislative organization shall adopt, revise biennially and submit to the cochairpersons of the joint committee on information policy and technology, the governor and the chief information officer administrator of the division of electronic government in the department of administration, no later than September 15 of each even–numbered year, a strategic plan for the utilization of information technology to carry out the functions of the legislature and legislative service agencies, as defined in s. 16.70 (6). The plan shall address the business needs

of the legislature and legislative service agencies and shall identify all resources relating to information technology which the legislature and legislative service agencies desire to acquire, contingent upon funding availability, the priority for such acquisitions and the justification for such acquisitions. The plan shall also identify any changes in the functioning of the legislature and legislative service agencies under the plan.

b2900/2.3 SECTION 10p. 13.93 (2) (h) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

13.93 (2) (h) Approve specifications and scheduling for computer databases containing the Wisconsin statutes and for the printing of the Wisconsin statutes as prescribed in ss. 22.03 16.971 (6) and 35.56 (5).

b2882/1.1 Section 11m. 13.94 (1) (bm), (bp) and (br) of the statutes are created to read:

13.94 (1) (bm) 1. Conduct a management and performance evaluation audit of every large program at least once each 5 years. In this paragraph "large program" means a program, as described in s. 20.003 (3), under s. 20.255 (2), 20.285 (1), 20.292 (1), 20.395 (1), (2), or (3), 20.410 (1) or (3), 20.435 (2), (3), (4), or (6), 20.445 (1) or (3), or 20.835 (1), (2), (3), or (4).

2. The audit must include an appraisal of all management practices, operating procedures, and organizational structures related to the program. The audit may be conducted in conjunction with the audit under par. (b) or separately. Within 30 days after completion of the audit, the bureau shall file with the joint legislative audit committee, the appropriate standing committees, and the joint committee on legislative organization, under s. 13.172 (3), the governor, the department of administration, the legislative reference bureau, the joint committee on finance, the

- legislative fiscal bureau, and the state department, board, commission, or independent agency that administers the program audited, a detailed report thereof, including its recommendations for improvement and efficiency and including specific instances, if any, of illegal or improper expenditures.
- (bp) 1. Conduct a management and performance evaluation audit to review supervisor—to—staff ratios in every large agency at least once each 5 years. In this paragraph "large agency" means an agency created under ch. 15 and that has more than 100 full—time equivalent positions.
- 2. The audit may be conducted in conjunction with the audit under par. (b) or (bm) or separately. Within 30 days after completion of the audit, the bureau shall file with the joint legislative audit committee, the appropriate standing committees, and the joint committee on legislative organization, under s. 13.172 (3), the governor, the department of administration, the legislative reference bureau, the joint committee on finance, the legislative fiscal bureau, and the state department, board, commission, or independent agency audited, a detailed report thereof, including its recommendations for improvement and efficiency.
- (br) Maintain a toll-free telephone number with voice mail at the bureau's office to receive reports of fraud, waste, or abuse in state government. The bureau shall relay these reports to the appropriate bureau employee for investigation. The bureau shall publicize the toll-free telephone number on the bureau's website. The bureau shall maintain records that permit the release of information provided by informants while protecting the identity of the informant. Any records maintained by the bureau which relate to the identity of informants shall be only for the confidential use of the bureau in the administration of this section, unless the informant expressly agrees to release the records. Appearance in court as a witness

1	shall not be considered consent by an informant to release confidential records
2	maintained by the bureau.
3	*b2900/2.3* Section 11n. 14.20 (1) (a) of the statutes, as affected by 2001
4	Wisconsin Act 16, is amended to read:
5	14.20 (1) (a) "Local governmental unit" has the meaning given in s. 22.01 16.97
6	(7).
7	*-4548/2.10* *-3361/P2.1* Section 13. 15.01 (2) of the statutes, as affected
8	by 2001 Wisconsin Act 16, is amended to read:
9	15.01 (2) "Commission" means a 3-member governing body in charge of a
10	department or independent agency or of a division or other subunit within a
11	department, except for the Wisconsin waterways commission which shall consist of
12	5 members, the parole commission which shall consist of 8 members, and the Fox
13	River management commission which shall consist of 7 members. A Wisconsin group
14	created for participation in a continuing interstate body, or the interstate body itself,
15	shall be known as a "commission", but is not a commission for purposes of s. 15.06.
16	The parole commission created under s. 15.145 (1) shall be known as a "commission",
17	but is not a commission for purposes of s. 15.06. The sentencing commission created
18	under s. 15.105 (27) shall be known as a "commission" but is not a commission for
19	purposes of s. 15.06 (1) to (4m), (7), and (9).
20	*b2900/2.4* Section 13m. 15.07 (2) (L) of the statutes, as created by 2001
21	Wisconsin Act 16, is amended to read:
22	15.07 (2) (L) The governor shall serve as chairperson of the information
23	technology management board and the chief information officer administrator of the
24	division of electronic government in the department of administration shall serve as
2 5	secretary of that board.

1	* b2900/2.4 * Section 13p. 15.103 (6) of the statutes is created to read:
2	15.103 (6) There is created in the department of administration a division of
3	electronic government.
4	*b3033/2.1* Section 13q. 15.105 (25) of the statutes is repealed.
5	*-4548/2.11* *-3361/P2.2* Section 14. 15.105 (27) of the statutes is created
6	to read:
7	15.105 (27) Sentencing commission. (a) Creation; membership. There is
8	created a sentencing commission that is attached to the department of
9	administration under s. 15.03 and that shall consist of the following members:
10	1. The attorney general or his or her designee.
11	2. The state public defender or his or her designee.
12	3. Seven members, at least 2 of whom are not employed by any unit of federal,
13	state, or local government, appointed by the governor.
14	4. One majority party member and one minority party member from each house
15	of the legislature, appointed as are the members of standing committees in their
16	respective houses.
17	5. Two circuit judges, appointed by the supreme court.
18	6. One representative of crime victims and one prosecutor, each appointed by
19	the attorney general.
2 0	7. One attorney in private practice engaged primarily in the practice of criminal
21	defense, appointed by the criminal law section of the State Bar of Wisconsin.
22	(b) Nonvoting members. The secretary of corrections or his or her designee, the
23	chairperson of the parole commission or his or her designee, and the director of state
24	courts or his or her designee shall be nonvoting members of the commission.

) 1	(c) Terms. 1. Except as provided in subd. 2., members appointed under par. (a)
2	3. and 5. to 7. shall serve 3-year terms and are eligible for reappointment.
3	2. The term of a circuit judge appointed under par. (a) 5. shall end when such
4	person ceases to be a circuit judge. The term of a prosecutor appointed under par.
5	(a) 6. shall end when such person ceases to be a prosecutor.
6	(d) Officers. The governor shall designate annually one of the members of the
7	commission as chairperson. The commission may elect officers other than a
8	chairperson from among its members as its work requires.
9	(e) Reimbursement and compensation. Members of the commission shall be
10	reimbursed for their actual and necessary expenses incurred in the performance of
11	their duties. An officer or employee of the state shall be reimbursed by the agency
12	that pays the member's salary. Members who are full-time state officers or
13	employees shall receive no compensation for their services. Other members shall be
14	paid \$25 per day, in addition to their actual and necessary expenses, for each day on
15	which they are actually and necessarily engaged in the performance of their duties.
16	(f) Sunset. This subsection does not apply after December 31, 2007.
17	*b2900/2.5* Section 14b. 15.107 (7) (f) of the statutes, as affected by 2001
18	Wisconsin Act 16, is amended to read:
19	15.107 (7) (f) A representative of the department division of electronic
20	government in the department of administration.
21	*b2309/1.1* Section 14d. 15.197 (25) (c) of the statutes is amended to read:
22	15.197 (25) (c) This subsection does not apply beginning on July 1, 2002 2003.
23	*b2900/2.6* Section 14g. 15.21 of the statutes, as created by 2001 Wisconsin
24	Act 16, is repealed.

1	*b2900/2.6* Section 14h. 15.215 (title) of the statutes, as created by 2001
2	Wisconsin Act 16, is repealed.
3	*b2900/2.6* Section 14i. 15.215 (1) of the statutes, as created by 2001
4	Wisconsin Act 16, is renumbered 15.105 (27) and amended to read:
5	15.105 (27) Information technology management board. There is created an
6	information technology management board which is attached to the department of
7	electronic government administration under s. 15.03. The board shall consist of the
8	governor, the cochairpersons of the joint committee on information policy and
9	technology or a member of the legislature from the same house as a cochairperson
10	designated by that cochairperson, one member of the minority party in each house
11	of the legislature, appointed in the same manner as members of standing committees
12	are appointed, the secretary of administration, 2 heads of departments or
13	independent agencies appointed to serve at the pleasure of the governor, 2 other
14	members appointed to serve for 4-year terms, and the chief information officer
15	administrator of the division of electronic government in the department of
16	administration.
17	*b3063/1.1* Section 14j. 15.347 (18) of the statutes is created to read:
18	15.347 (18) Invasive species council. (a) There is created an invasive species
19	council, attached to the department of natural resources under s. 15.03.
20	(b) The council consists of the following members:
21	1. The secretary of natural resources or his or her designee.
22	2. The secretary of administration or his or her designee.
23	3. The secretary of agriculture, trade and consumer protection or his or her

4. The secretary of commerce or his or her designee.

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designee.

) 1	5. The secretary of tourism or his or her designee.
2	6. The secretary of transportation or his or her designee.
3	7. Seven other members appointed by the governor to serve 5-year terms.
4	(c) The members appointed under par. (b) 7. shall represent public and private
5	interests that are affected by the presence of invasive species in this state.
6	* b2531/1.1 * Section 14kr. 15.347 (19) of the statutes is created to read:
7	15.347 (19) Council on forestry. (a) There is created in the department of
8	natural resources a council of forestry consisting of:
9	1. The chief state forester or his or her designee.
10	2. One member of the senate, appointed by the president of the senate.
11	3. One member of the senate, appointed by the senate minority leader.
12	4. One member of the assembly, appointed by the speaker of the assembly.
13	5. One member of the assembly, appointed by the assembly minority leader.
14	6. One member who represents the interests of a forest products company that
15	owns and manages large tracts of private forest land that supply raw materials to
16	the forest products industry.
17	7. One member who represents the interests of owners of nonindustrial, private
18	forest land who manage the land to produce ecological, economic, and social benefits.
19	8. One member who represents the interests of counties that have county
20	forests within their boundaries.
21	9. One member who represents the interests of the paper and pulp industry.
22	10. One member who represents the interests of the lumber industry.
23	11. One member who represents the interests of nonprofit conservation
24	organizations whose purposes include the conservation and use of forest resources

	1	12. One member who is a forester who engages in the practice of providing
	2	consultation services on forestry issues.
	3	13. One member who represents the interests of schools of forestry within the
	4	state that have curricula in the management of forest resources that are accredited
	5	by the Society of American Foresters.
	6	14. One member who represents the interests of persons who engage in the
	7	practice of conservation education.
	8	15. One member who represents the interests of persons who are members of
	9	labor unions that are affiliated with the forestry industry.
	10	16. One member who represents the interests of persons who are engaged in
	11	the practice of urban and community forestry.
	12	17. One member who represents the interests of persons who are members of
ا فحمها	13	the Society of American Foresters.
	14	18. One member who represents the interests of persons who are members of
	15	an organization of timber producers.
	16	19. One person who represents the interests of persons who are engaged in an
	17	industry that uses secondary wood.
	18	(b) Each member specified in par. (a) 2. to 5. shall be appointed in the same
	19	manner as members of standing committees are appointed.
	20	(c) Each member specified in par. (a) 6. to 19. shall be nominated by the
	21	governor, and with the advice and consent of the senate appointed, to serve a 5-year
	22	term.
	23	(d) The governor shall annually appoint a chairperson for the council from
	24	among its members before the first meeting of each year, and the chairperson, at the
تممیب	25	first meeting of each year, shall annually appoint the vice chairperson and secretary

<u> </u>	from among the council's members. Any of these appointees may be appointed for
2	successive terms.
3	(e) The council shall meet 4 times each year and shall also meet on the call of
4	the chairperson of the council or on the call of a majority of its members.
5	Notwithstanding s. 15.09 (3), the council shall meet at such locations within this
6	state as may be designated by the chairperson of the council or by a majority of its
7	members.
8	*-4528/P1.1* Section 15. 16.33 (1) (a) of the statutes is amended to read:
9	16.33(1)(a) Subject to sub. (2), make grants or loans, directly or through agents
10	designated under s. 16.334, from the appropriation appropriations under s. 20.505
11	(7) (b) and (j) to persons or families of low or moderate income to defray housing costs
12	of the person or family.
13	*b2268/1.1* Section 15c. 16.33 (1) (a) of the statutes, as affected by 2001
14	Wisconsin Act (this act), is amended to read:
15	16.33(1)(a) Subject to sub. (2), make grants or loans, directly or through agents
16	designated under s. 16.334, from the appropriations appropriation under s. 20.505
17	(7) (b) and (j) to persons or families of low or moderate income to defray housing costs
18	of the person or family.
19	*-4508/1.1* Section 16. 16.40 (24) of the statutes, as created by 2001
20	Wisconsin Act 16, is repealed.
21	* b2548/3.1 * Section 17q. 16.42 (1) (f) of the statutes is created to read:
22	16.42 (1) (f) The information required under s. 16.423.
23	* b2548/3.1 * Section 17r. 16.423 of the statutes is created to read:
24	16.423 Base budget review reports. (1) In this section, "state agency" has
25	the meaning given in s. 20.001 (1).

1	(2) (a) During the 2001-03 fiscal biennium, the secretary shall require that
2	one-third of all state agencies submit a report no later than September 15, 2002, and
3	every 3rd fiscal biennium thereafter, that contains the information specified in sub.
4	(3).
5	(b) During the 2003-05 fiscal biennium, the secretary shall require that 50%
6	of the state agencies that did not submit a report under par. (a) submit a report no
7	later than September 15, 2004, and every 3rd fiscal biennium thereafter, that
8	contains the information specified in sub. (3).
9	(c) During the 2005-07 fiscal biennium, the secretary shall require that all
10	state agencies created on or before September 15, 2006, that did not submit a report
11	under par. (a) or (b) submit submit a report no later than September 15, 2006, and
12	every 3rd fiscal biennium thereafter, that contains the information specified in sub.
13	(3).
14	(d) Beginning in the 2005–07 fiscal biennium, the secretary shall require that
15	any state agency created after September 15, 2006, submit a report no later than the
16	September 15 in the even-numbered year that first occurs after the state agency is
17	created, and every 3rd fiscal biennium thereafter, that contains the information
18	specified in sub. (3).
19	(3) A report submitted under this section shall contain at least all of the
20	following:
21	(a) A description of each programmatic activity of the state agency.
22	(b) For each programmatic activity of the state agency, an accounting of all
23	expenditures, arranged by revenue source and the categories specified in sub. (4), in
24	each of the prior 3 fiscal years

*	
	(c) For each programmatic activity of the state agency, an accounting of all
2	expenditures, arranged by revenue source and the categories specified in sub. (4), in
3	the last 2 quarters in each of the prior 3 fiscal years.
4	(4) The secretary shall develop categories for state agencies to use for the
5	purpose of organizing the expenditure information that is required under sub. (3) (b)
6	and (c).
7	* b2900/2.7 * Section 17s. 16.43 of the statutes, as affected by 2001 Wisconsin
8	Act 16, is amended to read:
9	16.43 Budget compiled. The secretary shall compile and submit to the
10	governor or the governor-elect and to each person elected to serve in the legislature
11	during the next biennium, not later than November 20 of each even-numbered year,
12	a compilation giving all of the data required by s. 16.46 to be included in the state
	budget report, except the recommendations of the governor and the explanation
14	thereof. The secretary shall not include in the compilation any provision for the
15	development or implementation of an information technology development project
16	for an executive branch agency that is not consistent with the strategic plan of the
17	agency, as approved under s. 22.13 16.976.
18	* b2548/3.1 * Section 17st. 16.46 (5g) of the statutes is created to read:
19	16.46 (5g) A summary of the information submitted to the department by state
20	agencies under s. 16.423.
21	*b3045/1.1* Section 17u. 16.501 (2) of the statutes is amended to read:
22	16.501 (2) Forward Wisconsin, Inc., shall expend funds appropriated under s.
23	20.143 (1) (bm) and (bp) in adherence with the uniform travel schedule amounts
24	approved under s. 20.916 (8). Forward Wisconsin, Inc., may not expend funds
25	appropriated under s. 20.143 (1) (bm) or (bp) on entertainment, foreign travel, or

1	payments to persons not providing goods or services to Forward Wisconsin, Inc., or
2	for other purposes prohibited by contract between Forward Wisconsin, Inc., and the
3	department.
4	*b3045/1.1* Section 17v. 16.501 (2) of the statutes, as affected by 2001
5	Wisconsin Act (this act), is amended to read:
6	16.501 (2) Forward Wisconsin, Inc., shall expend funds appropriated under s.
7	20.143 (1) (bm) and (bp) in adherence with the uniform travel schedule amounts
8	approved under s. 20.916 (8). Forward Wisconsin, Inc., may not expend funds
9	appropriated under s. 20.143 (1) (bm) or (bp) on entertainment, foreign travel, or
10	payments to persons not providing goods or services to Forward Wisconsin, Inc., or
11	for other purposes prohibited by contract between Forward Wisconsin, Inc., and the
12	department.
13	*b3100/1.1* Section 18e. 16.505 (1) (intro.) of the statutes, as affected by 2001
14	Wisconsin Act 16, is amended to read:
15	16.505 (1) (intro.) Except as provided in subs. (2), (2m), (2n), and (2p), and (3m),
16	no position, as defined in s. 230.03 (11), regardless of funding source or type, may be
17	created or abolished unless authorized by one of the following:
18	*b3100/1.1* Section 18r. 16.505 (3m) of the statutes is created to read:
19	16.505 (3m) (a) Annually, after July 1 but before August 1, each executive
20	branch agency shall submit a report to the secretary identifying each position for
21	that agency that became vacant during the preceding fiscal year.
22	(b) In any fiscal year, no executive branch agency may fill more than 80% of the
23	total number of full-time equivalent positions for that agency that became vacant
24	during the preceding fiscal year and were identified in the report submitted to the
25	secretary under par. (a).

- (c) Notwithstanding s. 16.50 (1), the secretary shall require each executive branch agency to submit expenditure estimates for the filling of all vacant full—time equivalent positions during each fiscal year and shall withhold approval of any expenditure estimate for the filling of a position that is inconsistent with the prohibition under par. (b).
- (d) 1. In each fiscal year, the secretary shall abolish all vacant positions that may not be filled under par. (b) and shall identify the appropriations from which these abolished positions are funded.
- 2. From each sum certain appropriation of general purpose revenue identified in subd. 1., the secretary of administration shall lapse to the general fund the amount specified in subd. 1. for that appropriation. After the secretary makes the lapse, each sum certain appropriation is decreased by the amount specified in subd. 1. for that appropriation.
- 3. For each sum sufficient appropriation of general purpose revenue identified in subd. 1. the expenditure estimate for the appropriation is reestimated to subtract the amount specified in subd. 1. for that appropriation.
- 4. For each sum certain program revenue or program revenue—service appropriation identified in subd. 1., the secretary of administration shall decrease the appropriation by the amount specified in subd. 1. for that appropriation.
- 5. From each appropriation of segregated fund revenues or segregated fund revenues service identified in subd. 1., the secretary shall lapse to the underlying fund the amount specified in subd. 1. for that appropriation. After the secretary makes the lapse, each of the sum certain segregated revenues or segregated revenues service appropriations is decreased by the amount specified in subd. 1. for that appropriation and the expenditure estimate for each of the appropriations that are

1	not sum certain appropriations is reestimated to subtract the amount specified in
2	subd. 1. for that appropriation.
3	*b2900/2.8* Section 20n. 16.61 (2) (af) of the statutes, as affected by 2001
4	Wisconsin Act 16, is amended to read:
5	16.61 (2) (af) "Form" has the meaning specified in s. 22.01 16.97 (5p).
6	*b2900/2.8* Section 20p. 16.61 (3n) of the statutes, as affected by 2001
7	Wisconsin Act 16, is amended to read:
8	16.61 (3n) EXEMPT FORMS. The board may not receive or investigate complaints
9	about the forms specified in s. 22.03 16.971 (2m).
10	*b3033/2.2* Section 20pm. 16.70 (3m) of the statutes is amended to read:
11	16.70 (3m) "Educational technology" has the meaning given in s. 44.70 (3)
12	<u>115.997 (3)</u> .
13	*b2900/2.8* Section 20q. 16.70 (4m) of the statutes, as created by 2001
14	Wisconsin Act 16, is amended to read:
15	16.70 (4m) "Information technology" has the meaning given in s. 22.01 16.97
16	(6).
17	*b2900/2.8* Section 20r. 16.70 (15) of the statutes, as created by 2001
18	Wisconsin Act 16, is amended to read:
19	16.70 (15) "Telecommunications" has the meaning given in s. 22.01 ± 16.97 (10).
20	*b2970/1.1* Section 20sa. 16.705 (2m) of the statutes is created to read:
21	16.705 (2m) The department shall review each proposed contract for
22	contractual services that provides for expenditure of more than \$150,000 or which
23	the department estimates will result in expenditure of more than \$150,000 to
24	determine whether the expenditures to be made under the contract will be efficient
25	and cost-effective. The secretary shall file a report with the cochairpersons of the

joint committee on finance no later than March 1 of each odd-numbered year concerning its determinations issued during the biennium ending on the preceding December 31.

b2970/1.1 SECTION 20sb. 16.71 (1) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.71 (1) Except as otherwise required under this section and s. 16.78 or as authorized in s. 16.74, the department shall purchase and may delegate to special designated agents the authority to purchase all necessary materials, supplies, equipment, all other permanent personal property and miscellaneous capital, and contractual services and all other expense of a consumable nature for all agencies. In making any delegation, the department shall require the agent to adhere to all requirements imposed upon the department in making purchases under this subchapter. No delegation has the effect of exempting any proposed contract for contractual services from review under s. 16.705. All materials, services and other things and expense furnished to any agency and interest paid under s. 16.528 shall be charged to the proper appropriation of the agency to which furnished.

b2900/2.8 SECTION 20sc. 16.71 (1m) of the statutes, as created by 2001 Wisconsin Act 16, is amended to read:

16.71 (1m) The department shall not delegate to any executive branch agency, other than the board of regents of the University of Wisconsin System, the authority to enter into any contract for materials, supplies, equipment, or contractual services relating to information technology or telecommunications prior to review and approval of the contract by the chief information officer administrator of the division of electronic government. No executive branch agency, other than the board of regents of the University of Wisconsin System, may enter into any such contract

without review and approval of the contract by the chief information officer administrator of the division of electronic government.

b2900/2.8 Section 20sd. 16.71 (2m) of the statutes, as created by 2001 Wisconsin Act 16, is repealed.

b3033/2.2 SECTION 20se. 16.71 (4) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.71 (4) With the approval of the department of electronic government, the The department of administration shall delegate authority to the technology for educational achievement in Wisconsin board department of public instruction to make purchases of educational technology equipment for use by school districts, cooperative educational service agencies and public educational institutions in this state, upon request of the board department of public instruction.

b2900/2.8 Section 20t. 16.72 (2) (a) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.72 (2) (a) The department of administration shall prepare standard specifications, as far as possible, for all state purchases. By "standard specifications" is meant a specification, either chemical or physical or both, prepared to describe in detail the article which the state desires to purchase, and trade names shall not be used. On the formulation, adoption and modification of any standard specifications, the department of administration shall also seek and be accorded without cost, the assistance, advice and cooperation of other agencies and officers. Each specification adopted for any commodity shall, insofar as possible, satisfy the requirements of any and all agencies which use it in common. Any specifications for the purchase of materials, supplies, equipment, or contractual services for information technology

or telecommunications purposes are subject to the approval of the chief information officer administrator of the division of electronic government.

b2900/2.8 Section 20tf. 16.72 (2) (b) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.72 (2) (b) Except as provided in par. (a) and ss. 16.25 (4) (b), 16.751 and 565.25 (2) (a) 4., the department shall prepare or review specifications for all materials, supplies, equipment, other permanent personal property and contractual services not purchased under standard specifications. Such "nonstandard specifications" may be generic or performance specifications, or both, prepared to describe in detail the article which the state desires to purchase either by its physical properties or programmatic utility. When appropriate for such nonstandard items or services, trade names may be used to identify what the state requires, but wherever possible 2 or more trade names shall be designated and the trade name of any Wisconsin producer, distributor or supplier shall appear first.

b2900/2.8 Section 20tm. 16.72 (4) (a) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.72 (4) (a) Except as provided in ss. 16.71 and s. 16.74 or as otherwise provided in this subchapter and the rules promulgated under s. 16.74 and this subchapter, all supplies, materials, equipment and contractual services shall be purchased for and furnished to any agency only upon requisition to the department. The department shall prescribe the form, contents, number and disposition of requisitions and shall promulgate rules as to time and manner of submitting such requisitions for processing. No agency or officer may engage any person to perform contractual services without the specific prior approval of the department for each such engagement. Purchases of supplies, materials, equipment or contractual

1	services by the department of electronic government, the legislature, the courts or
2	legislative service or judicial branch agencies do not require approval under this
3	paragraph.
4	*b3033/2.2* Section 20tn. 16.72 (8) of the statutes, as affected by 2001
5	Wisconsin Act 16, is amended to read:
6	16.72 (8) The department may purchase educational technology materials,
7	supplies, equipment or contractual services from orders placed with the department
8	by the technology for educational achievement in Wisconsin board department of
9	public instruction on behalf of school districts, cooperative educational service
10	agencies, technical college districts and the board of regents of the University of
11	Wisconsin System.
12	* b2900/2.8 * Section 20ts. 16.75 (3t) (a) of the statutes, as affected by 2001
13	Wisconsin Act 16, is amended to read:
14	16.75 (3t) (a) In this subsection, "form" has the meaning given under s. 22.01
15	<u>16.97</u> (5p).
16	* b2900/2.8 * Section 20u. 16.75 (6) (am) of the statutes, as affected by 2001
17	Wisconsin Act 16, is amended to read:
18	16.75 (6) (am) Subsections (1) and (3t) do not apply to procurements by the
19	department division of electronic government. Annually not later than October 1,
20	the department division of electronic government shall report to the department of
21	administration secretary, in the form specified by the secretary, concerning all
22	procurements by the department of electronic government division during the
23	preceding fiscal year that were not made in accordance with the requirements of
24	subs. (1) and (3t).

b2900/2.8 Section 20uc. 16.752 (12) (i) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.752 (12) (i) Paragraph (a) does not apply to procurements by the department division of electronic government.

b2900/2.8 SECTION 20uL. 16.78 of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

16.78 Purchases from department division of electronic government.

- (1) Every agency other than the board of regents of the University of Wisconsin System and or or an agency making purchases under s. 16.74 shall make all purchases of materials, supplies, equipment, and contractual services relating to information technology or telecommunications from the department division of electronic government, unless the department division of electronic government requires the agency to purchase the materials, supplies, equipment, or contractual services pursuant to a master contract established under s. 22.05 16.972 (2) (h), or grants written authorization to the agency to procure the materials, supplies, equipment, or contractual services under s. 16.75 (1) or (2m), to purchase the materials, supplies, equipment, or contractual services from another agency or to provide the materials, supplies, equipment, or contractual services to itself. The board of regents of the University of Wisconsin System may make purchases of materials, supplies, equipment, and contractual services relating to information technology or telecommunications from the department division of electronic government.
- (2) Sections 16.705 to 16.767 and 16.77 (1) do not apply to the purchase of materials, supplies, equipment, or contractual services by any agency from the department division of electronic government under sub. (1).

b2740/1.1 Section 20v. 16.85 (10m) of the statutes is created to read: 1 2 16.85 (10m) To investigate the potential to incorporate and use distributed 3 generation units in any state building project that is expected to involve an expenditure of \$5,000,000 or more in connection with the planning process for the 4 5 long-range state building program under sub. (10). In conducting its investigation, 6 the department shall consider the cost effectiveness of such use, the potential for such use to increase statewide power generation capacity, and the potential for cost 7 8 savings to be realized by the state from such use. The department shall report the 9 results of its investigation, together with its recommendations and the reasons 10 therefor, to the building commission prior to consideration of the project by the commission. In this subsection, "distributed generation unit" means any form of 11 12 energy generation that may be used by electric consumers for the generation of 13 electric power. 14 *b2900/2.8* Section 23c. Subchapter VII (title) of chapter 16 [precedes s. 15 16.97] of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read: 16 CHAPTER 16 17 SUBCHAPTER VII 18 EDUCATIONAL TECHNOLOGY 19 ELECTRONIC GOVERNMENT *b2900/2.8* Section 23d. 16.97 of the statutes, as affected by 2001 Wisconsin 20 21 Act 16, is repealed and recreated to read: 22 **16.97 Definitions.** In this subchapter: (1) "Administrator" means the administrator of the division. 23 24 (5) "Division" means the division of electronic government.

$\bigcirc 1$	* b2900/2.8 * Section 23f. 16.974 (intro.) of the statutes, as affected by 2001
2	Wisconsin Act 16, is repealed.
3	*b3033/2.2* Section 23m. 16.974 (1), (2) and (3) of the statutes, as affected
4	by 2001 Wisconsin Act 16, are renumbered 16.971 (13), (14) and (15) and amended
5	to read:
6	16.971 (13) Coordinate with the technology for educational achievement in
7	Wisconsin board department of public instruction to provide secured correctional
8	facilities, as defined in s. 44.70 (3r) 115.997 (3r), school districts and cooperative
9	educational service agencies with telecommunications access under s. 44.73
10	115.9995 and contract with telecommunications providers to provide such access.
11	(14) Subject to s. 44.73 (5), coordinate Coordinate with the technology for
12	educational achievement in Wisconsin board department of public instruction to
13	provide private colleges, technical college districts, public library boards and public
14	library systems with telecommunications access under s. 44.73 115.9995 and
15	contract with telecommunications providers to provide such access.
16	(15) Coordinate with the technology for educational achievement in Wisconsin
17	board department of public instruction to provide private schools with
18	telecommunications access under s. 44.73 115.9995 and contract with
19	telecommunications providers to provide such access.
20	*b3033/2.2* Section 23n. 16.974 (4) of the statutes, as affected by 2001
21	Wisconsin Acts 16 and 57, is renumbered 16.971 (16) and amended to read:
22	16.971 (16) Coordinate with the technology for educational achievement in
23	Wisconsin board department of public instruction to provide the Wisconsin Center
24	for the Blind and Visually Impaired and the Wisconsin Educational Services
2 5	Program for the Deaf and Hard of Hearing with telecommunications access under

<u> </u>	1	s. 44.73 115.9995 and contract with telecommunications providers to provide such
	2	access.
	3	*b2900/2.8* Section 23no. 19.36 (4) of the statutes, as affected by 2001
	4	Wisconsin Act 16, is amended to read:
	5	19.36 (4) Computer programs and data. A computer program, as defined in s.
	6	22.03 16.971 (4) (c), is not subject to examination or copying under s. 19.35 (1), but
*	7	the material used as input for a computer program or the material produced as a
	8	product of the computer program is subject to the right of examination and copying,
	9	except as otherwise provided in s. 19.35 or this section.
	10	*b3118/2.5* Section 23p. 19.42 (3m), (4g) and (4r) of the statutes are created
	11	to read:
	12	19.42 (3m) "Candidate," except as otherwise provided, has the meaning given
همم	13	in s. 11.01 (1).
	14	(4g) "Clearly identified," when used in reference to a communication
	15	containing a reference to a person, means one of the following:
	16	(a) The person's name appears.
	17	(b) A photograph or drawing of the person appears.
	18	(c) The identity of the person is apparent by unambiguous reference.
•	19	(4r) "Communication" has the meaning given in s. 11.01 (4m).
	20	*-4548/2.12* *-3361/P2.3* Section 24. 19.42 (10) (p) of the statutes is created
	21	to read:
	22	19.42 (10) (p) A member, the executive director, or the deputy director of the
	23	sentencing commission.
لسي	24	*b2297/1.1* Section 24m. 19.42 (13) (c) of the statutes is amended to read:

and amended to read:

<u>)</u> 1	19.42 (13) (c) All positions identified under s. 20.923 (2), (4), (4g), (6) (f) to (h)
2	(7), and (8) to (10), except clerical positions.
3	*-4548/2.13* *-3361/P2.4* Section 25. 19.42 (13) (o) of the statutes is created
4	to read:
5	19.42 (13) (o) The position of member, executive director, or deputy director of
6	the sentencing commission.
7	*b3118/2.6* Section 25c. 19.45 (13) of the statutes is created to read:
8	19.45 (13) No state public official holding an elective office may, directly or by
9	means of an agent, give, or offer or promise to give, or withhold, or offer or promise
10	to withhold, his or her vote or influence, or promise to take or refrain from taking
11	official action with respect to any proposed or pending matter in consideration of, o
12	upon condition that, any other person make or refrain from making a politica
13	contribution, or provide or refrain from providing any service or other thing of value
14	to or for the benefit of a candidate, a political party, any other person who is subjec
15	to a registration requirement under s. 11.05, or any person making a communication
16	that contains a reference to a clearly identified state public official holding ar
17	elective office or to a candidate for state public office.
18	*b3118/2.6* Section 25e. 19.49 (1m) of the statutes is created to read:
19	19.49 (1m) No complaint alleging a violation of s. 19.45 (13) may be filed during
20	the period beginning 120 days before a general or spring election, or during the
21	period commencing on the date of the order of a special election under s. 8.50, and
22	ending on the date of that election, against a candidate who files a declaration of
23	candidacy to have his or her name appear on the ballot at that election.

b3118/2.6 Section 25g. 19.49 (5) of the statutes is renumbered 19.49 (5) (a)

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19.49 (5) (a) No Except as provided in par. (b), no action may be taken on any complaint which that is filed later than 3 years after a violation of this subchapter or subch. III of ch. 13 is alleged to have occurred.

b3118/2.6 Section 25i. 19.49 (5) (b) of the statutes is created to read:

19.49 (5) (b) The period of limitation under par. (a) is tolled for a complaint alleging a violation of s. 19.45 (13) or 19.59 (1) (br) for the period during which such a complaint may not be filed under s. 19.49 (1m) or 19.59 (8) (cm).

b3118/2.6 SECTION 25k. 19.53 (6) of the statutes is amended to read:

19.53 (6) An order requiring the accused to forfeit not more than \$500 for each violation of s. 19.43, 19.44, or 19.56 (2) or not more than \$5,000 for each violation of any other provision of this subchapter, or not more than the applicable amount specified in s. 13.69 for each violation of subch. III of ch. 13; and, if. If the board determines that the accused has realized economic gain as a result of the violation, an the board may, in addition, order requiring the accused to forfeit the amount gained as a result of the violation. In addition, if the board determines that a state public official has violated s. 19.45 (13), the board may order the official to forfeit an amount equal to the amount or value of any political contribution, service, or other thing of value that was wrongfully obtained. If the board determines that a state public official has violated s. 19.45 (13) and no political contribution, service or other thing of value was obtained, the board may order the official to forfeit an amount equal to the maximum contribution authorized under s. 11.26(1) for the office held or sought by the official, whichever amount is greater. The attorney general, when so requested by the board, shall institute proceedings to recover any forfeiture incurred under this section or s. 19.545 which is not paid by the person against whom it is assessed.

b3118/2.6 Section 25m. 19.535 of the statutes is created to read:

19.535 Direct enforcement. If the board refuses or otherwise fails to authorize an investigation under s. 19.49 (3) with respect to a violation of s. 19.45 (13) within 30 days after receiving a verified complaint alleging a violation of s. 19.45 (13), the person making the complaint may bring an action to recover the forfeiture under s. 19.53 (6) on his or her relation in the name, and on behalf, of the state. In such actions, the court may award actual and necessary costs of prosecution, including reasonable attorney fees, to the relator if he or she prevails, but any forfeiture recovered shall be paid to the state. If the court finds in any such action that the cause of action was frivolous as provided in s. 814.025, the court shall award costs and fees to the defendant under that section.

b3118/2.6 Section 25p. 19.59 (1) (br) of the statutes is created to read:

19.59 (1) (br) No local public official holding an elective office may, directly or by means of an agent, give, or offer or promise to give, or withhold, or offer or promise to withhold, his or her vote or influence, or promise to take or refrain from taking official action with respect to any proposed or pending matter in consideration of, or upon condition that, any other person make or refrain from making a political contribution, or provide or refrain from providing any service or other thing of value, to or for the benefit of a candidate, a political party, any other person who is subject to a registration requirement under s. 11.05, or any person making a communication that contains a reference to a clearly identified local public official holding an elective office or to a candidate for local public office.

b3118/2.6 Section 25r. 19.59 (7) of the statutes is renumbered 19.59 (7) (a) and amended to read:

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1	19.59 (7) (a) Any person who violates sub. (1) may be required to forfeit not
2	more than \$1,000 for each violation, and, if the court determines that the accused has
3	violated sub. (1) (br), the court may, in addition, order the accused to forfeit an
4	amount equal to the amount or value of any political contribution, service, or other
5	thing of value that was wrongfully obtained.
6	*b3118/2.6* Section 25t. 19.59 (7) (b) of the statutes is created to read:
7	19.59 (7) (b) Any person who violates sub. (1) may be required to forfeit not
8	more than \$1,000 for each violation, and, if the court determines that a local public
9	official has violated sub. (1) (br) and no political contribution, service or other thing
10	of value was obtained, the court may, in addition, order the accused to forfeit an
11	amount equal to the maximum contribution authorized under s. 11.26 (1) for the
12	office held or sought by the official, whichever amount is greater.
13	*b3118/2.6* Section 25v. 19.59 (8) (c) of the statutes is amended to read:
14	19.59 (8) (c) If the district attorney fails to commence an action to enforce sub.
15	(1) (a), (b), or (c) to (g) within 20 days after receiving a verified complaint or if the
16	district attorney refuses to commence such an action, the person making the
17	complaint may petition the attorney general to act upon the complaint. The attorney
18	general may then bring an action under par. (a) or (b), or both.
19	*b3118/2.6* Section 25x. 19.59 (8) (cm) and (cn) of the statutes are created
20	to read:
21	19.59 (8) (cm) No complaint alleging a violation of sub. (1) (br) may be filed
22	during the period beginning 120 days before a general or spring election, or during
23	the period commencing on the date of the order of a special election under s. 8.50, and

ending on the date of that election, against a candidate who files a declaration of

candidacy to have his or her name appear on the ballot at that election.

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(cn) If the district attorney refuses or otherwise fails to commence an action to enforce sub. (1) (br) within 30 days after receiving a verified complaint alleging a violation of sub. (1) (br), the person making the complaint may bring an action to recover the forfeiture under sub. (7) on his of her relation in the name, and on behalf, of the state. In such actions, the court may award actual and necessary costs of prosecution, including reasonable attorney fees, to the relator if her or she prevails. but any forfeiture recovered shall be paid to the state. If the court finds in any such action that the cause of action was frivolous as provided in s. 814.025, the court shall award costs and fees to the defendant under that section. *b3082/2.1* Section 25y. 20.003 (4m) of the statutes is created to read: 20.003 (4m) REQUIRED GENERAL FUND STRUCTURAL BALANCE. Beginning in the 2005-06 fiscal year, no bill may be adopted by the legislature if the bill would cause in any fiscal year the amount of moneys designated as "Total Expenditures" in the summary under s. 20.005 (1) for that fiscal year, less any amounts transferred to the budget stabilization fund in that fiscal year, to exceed the sum of the amount of moneys designated as "Taxes" and "Departmental Revenues" in the summary under s. 20.005 (1) for that fiscal year. *-4528/P1.2* Section 26. 20.005 (3) (schedule) of the statutes: at the appropriate place, insert the following amounts for the purposes indicated: 2001-02 2002-03 20.143 Commerce, department of (1) ECONOMIC AND COMMUNITY DEVELOPMENT (bp) Forward Wisconsin, Inc.; study for brand image GPR Α 50,000

			2001-02	2002-03
1	20.215 Arts board			
2	(1) SUPPORT OF ARTS PROJECTS			
3	(cm) Milwaukee Art Museum	GPR .	A –0–	50,000
4	20.370 Natural resources, departmen	t of		
5	(6) ENVIRONMENTAL AIDS			
6	(bw) Wheelchair recycling project	SEG .	A –0–	20,000
7	20.410 Corrections, department of			
8	(1) ADULT CORRECTIONAL SERVICES			
9	(gv) Inmate visitor transportation	PR .	A –0–	60,000
10	20.455 Justice, department of			
11	(1) LEGAL AND REGULATORY SERVICES			
12	(g) Consumer protection, informa-			
13	tion, and education	PR A	A –0–	175,000
14	(2) LAW ENFORCEMENT SERVICES			
15	(cr) Automated fingerprint identifi-			
16	cation system grant	GPR A	A –0–	63,200
17	20.505 Administration, department of	f		
18	(1) SUPERVISION AND MANAGEMENT, LAND INFO	RMATION		
19	BOARD			

				•	2001-02	2002-03
1	(is)	Information technology and tele-				
2		communications services; non-	. '			
3		state entities	PR	A	-0-	12,666,600
4	(it)	Electric communications ser-				
5		vices; nonstate entities	PR	Α	-0-	-0-
6	(kg)	Electronic communications ser-				
7		vices; state agencies	PR-S	Α	-0-	-0-
8	(kL)	Printing, mail processing, and				
9		information technology process-				
10		ing services to agencies	PR-S	Α	-0	72,235,000
11	(kr)	Information technology develop-				
12		ment and management services	PR-S	A	-0-	-0-
13	(4)	ATTACHED DIVISIONS AND OTHER BOD	IES			
14	(dr)	Sentencing commission	GPR	A	-0-	284,800
15	(7)	HOUSING ASSISTANCE				
16	(j)	Housing grants and loans; sur-				
17		plus transfer	PR	В	1,500,000	3,300,300
18	20.76	5 Legislature				
19	(4)	CAPITOL OFFICES RELOCATION				•
20	(a)	Capitol offices relocation costs	GPR	В	2,652,000	-0-

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2001-02 2002-03

1	20.855 Miscellaneous appropriations
2	(4) TAX, ASSISTANCE AND TRANSFER PAYMENTS
3	(v) Transfers to general fund;
4	2001-02 and 2002-03 fiscal
5	years SEG A 4,333,600 6,190,900
6	*-4447/1.1* Section 27. 20.115 (1) (c) of the statutes, as affected by 2001
7	Wisconsin Act 38, is repealed.
8	*b3052/1.2* Section 27m. 20.115 (1) (hm) of the statutes is amended to read:
9	20.115 (1) (hm) Ozone-depleting refrigerants and products regulation. The
10	amounts in the schedule for administration of the mobile air conditioner servicing
11	and refrigerant recycling programs and for responsibilities under ss. s. 100.45 and
12	100.50 relating to sales and labeling of products containing or made with
13	ozone-depleting substances. All moneys received from fees under s. 100.45 (5) (a)
14	3. and (5m) shall be credited to this appropriation.
15	*b3052/1.3* Section 28m. 20.115 (8) (jm) of the statutes, as created by 2001
16	Wisconsin Act 16, is repealed.
17	*b3093/1.1* Section 28n. 20.143 (1) (a) of the statutes is amended to read:
18	20.143 (1) (a) General program operations. The Subject to par. (g), the amounts
19	in the schedule for general program operations under subchs. I and III to VIII of ch.
20	560.
21	*b3045/1.3* Section 28no. 20.143 (1) (bp) of the statutes is created to read:

) 1	20.143 (1) (bp) Forward Wisconsin, Inc.; study for brand image. The amounts
2	in the schedule to contract for the study and proposal for a national brand image
3	specified in 2001 Wisconsin Act (this act), section 9110 (1c).
4	*b3045/1.3* Section 28p. 20.143 (1) (bp) of the statutes, as created by 2001
5	Wisconsin Act (this act), is repealed.
6	*-4498/1.1* Section 29. 20.143 (1) (en) of the statutes is repealed.
7	*b3093/1.2* Section 29n. 20.143 (1) (g) of the statutes is amended to read:
8	20.143 (1) (g) Gifts, grants, and proceeds. All moneys received from gifts,
9	donations, grants, bequests, and devises and all proceeds from services, conferences,
10	and sales of publications and promotional materials, including the fees collected
11	under s. 560.165 (1), to carry out the purposes for which made or collected, including
12	providing funding for a portion of the operating costs of the division of international
13	and export services.
14	*-4498/1.2* Section 30. 20.143 (1) (in) of the statutes is repealed.
15	* b2367/2.1 * Section 30f. 20.143 (3) (L) of the statutes is amended to read:
16	20.143 (3) (L) Fire dues distribution. All moneys received under ss. 101.573
17	(1) and 601.93, less the amounts transferred to par. (La) and s. 20.292 (1) (gm) and
18	(gr), for distribution under s. 101.563 or 101.573, as applicable. The amount
19	transferred to par. (La) shall be the amount in the schedule under par. (La). The
20	amount transferred to s. 20.292 (1) (gm) shall be the amount in the schedule under
21	s. $20.292(1)(\mathrm{gm})$. The amount transferred to s. $20.292(1)(\mathrm{gr})$ shall be the amount
22	in the schedule under s. 20.292 (1) (gr).
23	*b2997/1.2* Section 30d. 20.215 (1) (cm) of the statutes is created to read:
24	20.215 (1) (cm) Milwaukee Art Museum. The amounts in the schedule for the
25	exhibitions under 2001 Wisconsin Act (this act), section 9105 (1) (c). No moneys

1	may be encumbered or expended from this appropriation account after June 20,
2	2003.
3	* b2900/2.10 * Section 30e. 20.225 (1) (kb) of the statutes, as affected by 2001
4	Wisconsin Act 16, is amended to read:
5	20.225 (1) (kb) Emergency weather warning system operation. From the
6	moneys received by the department of electronic government administration for the
7	provision of state telecommunications to state agencies, the amounts in the schedule
8	for the operation of the emergency weather warning system under s. 39.11 (21).
9	*b3110/1.1* Section 30hL. 20.235 (1) (fe) of the statutes is amended to read:
10	20.235 (1) (fe) Wisconsin higher education grants; University of Wisconsin
11	System students. Biennially, the amounts in the schedule A sum sufficient equal to
12	the amount determined under s. 39.435 (7) for the Wisconsin higher education grant
13	program under s. 39.435 for University of Wisconsin System students, except for
14	grants awarded under s. 39.435 (2) or (5).
15	*b2340/2.1* Section 30m. 20.245 (1) (a) of the statutes, as affected by 2001
16	Wisconsin Act 16, is amended to read:
17	20.245 (1) (a) General program operations. The amounts in the schedule for
18	general program operations of the historical society, except as provided under par.
19	(ag) .
20	* b2340/2.1 * Section 30p. 20.245 (1) (ag) of the statutes, as created by 2001
21	Wisconsin Act 16, is repealed.
22	*-4490/6.1* Section 31. 20.255 (2) (ac) of the statutes, as affected by 2001
23	Wisconsin Act 16, is amended to read:
24	20.255 (2) (ac) General equalization aids. A sum sufficient for the payment of
25	educational aids under ss. 121.08, 121.09, <u>121.095</u> , and 121.105 and subch. VI of ch.

) 1	121 equal to $\$3,767,893,500$ $\$4,200,945,900$ in the $1999-2000$ $2002-03$ fiscal year,
2	equal to the amount determined by law in the 2003-04 fiscal year and biennially
3	thereafter, and equal to the amount determined by the joint committee on finance
4	under s. 121.15 (3m) (c) in each the 2004–05 fiscal year and biennially thereafter.
5	*b3033/2.3* Section 32mm. 20.275 (intro.) of the statutes is repealed.
6	*b3033/2.3* Section 32mn. 20.275 (1) (title) of the statutes is renumbered
7	20.255 (4) (title).
8	*b3033/2.3* Section 32mr. 20.275 (1) (a) of the statutes is repealed.
9	*b3033/2.3* Section 32ms. 20.275 (1) (d) of the statutes is repealed.
10	*b3033/2.3* Section 32mt. 20.275 (1) (er) of the statutes is renumbered
11	20.255 (4) (er) and amended to read:
12	20.255 (4) (er) Principal, interest and rebates; general purpose revenue —
13 ألم	public library boards. A sum sufficient to reimburse s. 20.866 (1) (u) for the payment
14	of principal and interest costs incurred in financing educational technology
15	infrastructure financial assistance to public library boards under s. 44.72-(4) 115.999
16	(4) and to make full payment of the amounts determined by the building commission
17	under s. 13.488 (1) (m), to the extent that these costs and payments are not paid
18	under par. (hb).
19	*b3033/2.3* Section 32mu. 20.275 (1) (es) of the statutes, as affected by 2001
20	Wisconsin Act 16, is renumbered 20.255 (4) (es) and amended to read:
21	20.255 (4) (es) Principal, interest and rebates; general purpose revenue —
22	schools. A sum sufficient to reimburse s. 20.866(1)(u) for the payment of principal
23	and interest costs incurred in financing educational technology infrastructure
24	financial assistance to school districts and charter school sponsors under s. 44.72 (4)
25	115.999 (4) and to make full payment of the amounts determined by the building

1	commission under s. 13.488 (1) (m), to the extent that these costs and payments are
2	not paid under par. (h).
3	*b3033/2.3* Section 32mv. 20.275 (1) (et) of the statutes, as affected by 2001
4	Wisconsin Act 16, is renumbered 20.255 (4) (et) and amended to read:
5	20.255 (4) (et) Educational technology training and technical assistance
6	grants. Biennially, the amounts in the schedule for grants to secured correctional
7	facilities, as defined in s. 44.70 (3r) 115.997 (3r), cooperative educational service
8	agencies and consortia under s. $44.72(1)$ 115.999(1) and to the board of regents of
9	the University of Wisconsin System under 1999 Wisconsin Act 9, section 9148 (2g).
10	*b3033/2.3* Section 32mw. 20.275 (1) (f) of the statutes, as affected by 2001
11	Wisconsin Act 16, is renumbered 20.255 (4) (f) and amended to read:
12	20.255 (4) (f) Educational technology block grants. The amounts in the
13	schedule, less the amounts appropriated under pars. (im), (jm), (js), and (mp), to
14	make payments to school districts, secured correctional facilities, as defined in s.
15	44.70 (3r) 115.997 (3r), and charter school sponsors under s. 44.72 (2) (b) 2. 115.999
16	(2) (b) 2.
17	*b3033/2.3* Section 32mwm. 20.275 (1) (g) of the statutes is renumbered
18	20.255 (4) (g).
19	*b3033/2.3* Section 32mx. 20.275 (1) (h) of the statutes, as affected by 2001
20	Wisconsin Act 16, is renumbered 20.255 (4) (h) and amended to read:
21	20.255 (4) (h) Principal, interest and rebates; program revenue — schools. All
22	moneys received under s. 44.72 (4) (e) 115.999 (4) (c) to reimburse s. 20.866 (1) (u) for
23	the payment of principal and interest costs incurred in financing educational
24	technology infrastructure financial assistance to school districts and charter school

) 1	sponsors under s. 44.72 (4) 115.999 (4) and to make full payment of the amounts
2	determined by the building commission under s. 13.488 (1) (m).
3	*b3033/2.3* Section 32n. 20.275 (1) (hb) of the statutes is renumbered 20.255
4	(4) (hb) and amended to read:
5	20.255 (4) (hb) Principal, interest and rebates; program revenue — public
6	library boards. All moneys received under s. 44.72 (4) (c) 115.999 (4) (c) to reimburse
7	s. 20.866(1)(u) for the payment of principal and interest costs incurred in financing
8	educational technology infrastructure financial assistance to public library boards
9	under s. 44.72 (4) 115.999 (4) and to make full payment of the amounts determined
10	by the building commission under s. 13.488 (1) (m).
11	*b3033/2.3* Section 32nd. 20.275 (1) (i) of the statutes, as created by 2001
12	Wisconsin Act 16, is renumbered 20.255 (4) (i).
13	*b3033/2.3* Section 32nm. 20.275 (1) (im) of the statutes, as created by 2001
14	Wisconsin Act 16, is renumbered 20.255 (4) (im) and amended to read:
15	20.255 (4) (im) Educational technology block grants; supplemental. Except as
16	provided in par. (i), all moneys received from the Ameritech Wisconsin settlement,
17	public service commission docket 6720-TI-164, for payments to school districts
18	under s. 44.72 (2) (b) 2. 115.999 (2) (b) 2.
19	*b3033/2.3* Section 32np. 20.275 (1) (jm) of the statutes, as created by 2001
20	Wisconsin Act 16, is renumbered 20.255 (4) (jm) and amended to read:
21	20.255 (4) (jm) Educational technology block grants; Wisconsin Advanced
22	Telecommunications Foundation funds. All moneys received from the Wisconsin
23	Advanced Telecommunications Foundation, less the amounts credited to the
24	appropriation account under s. 20.865 (4) (gm), to make payments to school districts,

1	secured correctional facilities, as defined in s. 44.70 (3r) 115.997 (3r), and charter
2	school sponsors under s. 44.72 (2) (b) 2. 115.999 (2) (b) 2.
3	*b3033/2.3* Section 32ns. 20.275 (1) (js) of the statutes, as created by 2001
4	Wisconsin Act 16, is renumbered 20.255 (4) (js) and amended to read:
5	20.255 (4) (js) Educational technology block grants; Wisconsin Advanced
6	Telecommunications Foundation assessments. All moneys received from
7	assessments paid under 2001 Wisconsin Act 16, section 9142 (3mk), to make
8	payments to school districts under s. 44.72 (2) (b) 2. 115.999 (2) (b) 2.
9	*b3033/2.3* Section 32nt. 20.275 (1) (k) of the statutes, as created by 2001
10	Wisconsin Act 16, is renumbered 20.255 (4) (k).
11	*b3033/2.3* Section 32nu. 20.275 (1) (L) of the statutes, as affected by 2001
12	Wisconsin Act 16, is renumbered 20.255 (4) (L) and amended to read:
13	20.255 (4) (L) Equipment purchases and leases. All moneys received from
14	school districts, cooperative educational service agencies and public educational
15	institutions for the purchase or lease of educational technology equipment under s.
16	44.71 (2) (h) 115.998 (8), for the purpose of purchasing such equipment.
17	*b3033/2.3* Section 32num. 20.275 (1) (m) of the statutes, as affected by 2001
18	Wisconsin Act 16, is renumbered 20.255 (4) (m).
19	*b3033/2.3* Section 32nv. 20.275 (1) (mp) of the statutes, as created by 2001
20	Wisconsin Act 16, is renumbered 20.255 (4) (mp) and amended to read:
21	20.255 (4) (mp) Federal e-rate aid. All federal moneys received under 47 USC
22	254 for payments to school districts under s. 44.72 (2) (b) 2. 115.999 (2) (b) 2.
23	*b3033/2.3* Section 32nw. 20.275 (1) (q) of the statutes, as created by 2001
24	Wisconsin Act 16, is renumbered 20.255 (4) (q) and amended to read:

1	20.255 (4) (q) Computer training. From the universal service fund, the
2	amounts in the schedule for the grant to the Racine Unified School District under s.
3	44.72 (3) <u>115.999 (3)</u> .
4	*b3033/2.3* Section 32nx. 20.275 (1) (s) of the statutes, as affected by 2001
5	Wisconsin Act 16, is renumbered 20.255 (4) (s) and amended to read:
6	20.255 (4) (s) Telecommunications access; school districts; grant. Biennially,
7	from the universal service fund, the amounts in the schedule to make payments to
8	telecommunications providers under contracts with the department of
9	administration under s. $\frac{16.974(1)}{16.971(13)}$ to the extent that the amounts due are
10	not paid from the appropriation under s. 20.530 (1) (is); prior to January 1, 2006, to
11	make grants to school districts under s. 44.73 (6) 115.9995 (6); and, in the 1999–2000
12	fiscal year, to award a grant to the distance learning network under 1999 Wisconsin
	Act 9, section 9148 (4w).
14	* b2900/2.11 * Section 32ny. 20.275 (1) (t) of the statutes, as affected by 2001
15	Wisconsin Act 16, is renumbered 20.255 (4) (t) and amended to read:
16	20.255 (4) (t) Telecommunications access; private and technical colleges and
17	libraries. Biennially, from the universal service fund, the amounts in the schedule
18	to make payments to telecommunications providers under contracts with the
19	department of administration under s. $\frac{16.974(2)}{16.971(14)}$ to the extent that the
20	amounts due are not paid from the appropriation under s. $\frac{20.530}{20.505}$ (1) (is).
21	*b3033/2.3* Section 32nz. 20.275 (1) (tm) of the statutes, as affected by 2001
22	Wisconsin Act 16, is renumbered 20.255 (4) (tm) and amended to read:
23	20.255 (4) (tm) Telecommunications access; private schools. Biennially, from
24	the universal service fund, the amounts in the schedule to make payments to
2 5	telecommunications providers under contracts with the department of

1 administration under s. 16.974 (3) 16.971 (15) to the extent that the amounts due are 2 not paid from the appropriation under s. 20.530 (1) (is) and, prior to January 1, 2006, 3 to make grants to private schools under s. 44.73 (6) 115.9995 (6). 4 ***b2900/2.11*** **Section 32oj.** 20.275 (1) (tu) of the statutes, as affected by 2001 5 Wisconsin Act 16, is renumbered 20.255 (4) (tu) and amended to read: 6 20.255 (4) (tu) Telecommunications access; state schools. Biennially, from the 7 universal service fund, the amounts in the schedule to make payments to 8 telecommunications providers under contracts with the department of 9 administration under s. 16.974 (4) 16.971 (16) to the extent that the amounts due are 10 not paid from the appropriation under s. 20.530 20.505 (1) (kL). *b2900/2.11* Section 32om. 20.275 (1) (tw) of the statutes, as created by 2001 11 12 Wisconsin Act 16, is renumbered 20.255 (4) (tw) and amended to read: 13 20.255 (4) (tw) Telecommunications access; secured correctional facilities. Biennially, from the universal service fund, the amounts in the schedule to make 14 15 payments to telecommunications providers under contracts with the department of 16 administration under s. 16.974 (1) 16.971 (13) to the extent that the amounts due are 17 not paid from the appropriation under s. 20.530 20.505 (1) (ke). 18 *b3049/1.1* Section 32on. 20.285 (1) (c) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read: 19 20 20.285 (1) (c) Energy costs. The amounts in the schedule to pay for utilities and 21 for fuel, heat, and air conditioning, and to pay costs incurred under ss. 16.858 and 22 16.895, including all operating costs recommended by the department of 23 administration that result from the installation of pollution abatement equipment 24 in state-owned or operated heating, cooling, or power plants, by or on behalf of the 25 board of regents, and including the cost of purchasing electricity, steam, and chilled

) 1	water generated by the cogeneration facility constructed pursuant to an agreement
2	under 2001 Wisconsin Act (this act), section 9156 (2z) (b).
3	* b2391/1.1 * Section 32p. 20.285 (1) (fg) of the statutes is created to read:
4	20.285 (1) (fg) State laboratory of hygiene; limited-term employees. A sum
5	sufficient to pay the salaries, benefits, and training of limited-term employees under
6	s. 36.25 (11) (em).
7	*b3110/1.2* Section 33hm. 20.285 (4) (dd) of the statutes is amended to read:
8	20.285 (4) (dd) Lawton minority undergraduate grants program. The amounts
9	in the schedule A sum sufficient equal to the amount determined under s. 36.34(1)
10	(c) for the Lawton minority undergraduate grant program under s. 36.34 (1).
11	*-4543/5.2* Section 34. 20.292 (1) (ep) of the statutes is repealed.
12	* b2482/3.1* Section 35m. 20.370 (1) (cr) of the statutes is amended to read:
13	20.370 (1) (cr) Forestry — recording fees. All moneys received under ss. 77.82
14	(2) (intro.), (2m) and (4) and (4m) (bn) and 77.88 (2) (d) for the payment of fees to the
15	registers of deeds under s. 77.91 (5).
16	*-4632/3.1* Section 36. 20.370 (1) (fe) 1. of the statutes is amended to read:
17	20.370 (1) (fe) 1. From the general fund, a sum sufficient in fiscal year 1993–94
18	and in each fiscal year thereafter that equals the sum of the amount certified in that
19	fiscal year under s. 71.10 (5) (h) 3. for the previous fiscal year and the amounts
20	received under par. (gr) in that fiscal year for the purposes of the endangered
21	resources program, as defined in s. 71.10(5)(a) 2. The amount appropriated under
22	this subdivision may not exceed \$500,000 in a fiscal year, except that the amount
23	appropriated under this subdivision in fiscal year 2001-02 may not exceed \$482,500
24	and the amount appropriated under this subdivision in fiscal year 2002-03 may not
2 5	exceed \$475,000.

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* b2460/2.1 * Section 36am. 20.370 (1) (hq) of the statutes is created to read:
20.370 (1) (hq) Elk hunting fees. All moneys received from the sale of elk
hunting licenses under s. 29.182 and from voluntary contributions under s. 29.567
to be used for administering elk hunting licenses, for elk management and research
 activities, and for the elk hunter education program under s. 29.595.
b2319/1.1 Section 36b. 20.370 (1) (kk) of the statutes, as created by 2001
Wisconsin Act 16, is amended to read:
20.370 (1) (kk) Wild crane study. From the general fund, the amounts in the
schedule for the study on crop damage by wild cranes under 2001 Wisconsin Act 16,
section 9137 (6f). All moneys transferred from the appropriation account under s.
20.505 (8) (hm) 8n. shall be credited to this appropriation account. Notwithstanding
s. 20.001 (3) (a), the unencumbered balance on June 30 of each year shall revert to
the appropriation account under s. 20.505 (8) (hm). No moneys may be encumbered
from this appropriation after June 30, 2003.
b2291/2.1 Section 36d. 20.370(1)(mu) of the statutes is amended to read:
20.370 (1) (mu) General program operations — state funds. The amounts in
the schedule for general program operations that do not relate to the management
and protection of the state's fishery resources under ss. 23.09 to 23.11, 27.01, 30.203,
and 30.277, subch. VI of ch. 77, and chs. 26, 28, and 29, to provide funding under 2001
Wisconsin Act (this act), section 9137 (1w), and for transfers to the appropriation
account under s. 20.285 (1) (kf).
* b2291/2.1 * Section 36db. 20.370 (1) (mu) of the statutes, as affected by 2001
Wisconsin Act (this act), is amended to read:
20.370 (1) (mu) General program operations — state funds. The amounts in
the schedule for general program operations that do not relate to the management

) 1	and protection of the state's fishery resources under ss. 23.09 to 23.11, 27.01, 30.203
2	and 30.277, subch. VI of ch. 77 and chs. 26, 28 and 29, to provide funding under 2001
3	Wisconsin Act (this act), section 9137 (1w), and for transfers to the appropriation
4	account under s. 20.285 (1) (kf).
5	*b3063/1.2* Section 36fb. 20.370 (4) (aq) of the statutes, as affected by 2001
6	Wisconsin Act 16, is amended to read:
7	20.370 (4) (aq) Water resources management — management activities <u>lake</u> .
8	river, and invasive species management. The amounts in the schedule for lake and
9	river management and other water resource management activities and for the
10	invasive species program under s. 23.22.
11	*b3047/1.1* Section 36gb. 20.370 (4) (kw) of the statutes is created to read:
12	20.370 (4) (kw) Sturgeon stock and habitat. All moneys received under s.
)13	29.237 (5) for assessing and managing the lake sturgeon stock and fishery in the
14	Lake Winnebago system, for improving and maintaining lake sturgeon habitat in the
15	Lake Winnebago and upper Fox and Wolf rivers system, and for administering s.
16	29.237.
17	* b2252/2.2 * Section 36kb. 20.370 (6) (bw) of the statutes is created to read:
18	20.370 (6) (bw) Wheelchair recycling project. From the recycling fund, the
19	amounts in the schedule for the wheelchair recycling project under 2001 Wisconsin
20	Act (this act), section 9137 (1q).
21	*b2252/2.2* Section 36kc. 20.370 (6) (bw) of the statutes, as created by 2001
22	Wisconsin Act (this act), is repealed.
23	* b2950/1.1 * Section 36kd. 20.380 (1) (b) of the statutes is amended to read:
24	20.380 (1) (b) Tourism marketing; general purpose revenue. The amounts in the
25	schedule for tourism marketing service expenses and the execution of the functions

under ss. 41.11 (4) and 41.17 and the grants under 1997 Wisconsin Act 27, section 9148 (2f) and (2x). In each fiscal year, the department shall expend for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 an amount that bears the same proportion to the amount in the schedule for the fiscal year as the amount expended under par. (kg) in that fiscal year bears to the amount in the schedule for par. (kg) for that fiscal year. Of the amounts under this paragraph, not more than 50% shall be used to match funds allocated under s. 41.17 by private or public organizations for the joint effort marketing of tourism with the state. The department shall expend at least \$125,000 in each fiscal year from this appropriation to conduct or contract for marketing activities related to sporting activities and events. Of the amounts in the schedule, \$25,000 shall be allocated in each fiscal year for state sponsorship of, and advertising during, media broadcasts of the Milwaukee symphony, and \$50,000 shall be provided in each fiscal year in grants to the badger state games. Of the amounts in the schedule, \$50,000 shall be allocated for grants to America's Black Holocaust Museum in the city of Milwaukee.

b2412/1.1 Section 36ke. 20.380 (1) (bm) of the statutes is repealed.

b2412/1.1 SECTION 36kf. 20.380 (1) (kg) of the statutes, as affected by 2001 Wisconsin Act 16, is amended to read:

20.380 (1) (kg) Tourism marketing; gaming revenue. Biennially, the amounts in the schedule for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17, for operating the heritage tourism program under s. 41.19, and for the grant under 1999 Wisconsin Act 9, section 9149 (2c) and (2tw). In each fiscal year, the department shall expend for tourism marketing service expenses and the execution of the functions under ss. 41.11 (4) and 41.17 an amount that bears the same proportion to the amount in the schedule for the fiscal year as

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the amount expended under par. (b) in that fiscal year bears to the amount in the schedule for par. (b) for that fiscal year. Of the amounts in the schedule, \$200,000 shall be allocated for grants to the Milwaukee Public Museum for Native American exhibits and activities. All moneys transferred from the appropriation account under s. 20.505 (8) (hm) 6. shall be credited to this appropriation account. Notwithstanding s. 20.001 (3) (b), the unencumbered balance on June 30 of each odd-numbered year shall revert to the appropriation account under s. 20.505 (8) (hm). *b3103/1.1* Section 36md. 20.395 (3) (bq) of the statutes is amended to read: 20.395 (3) (bq) Major highway development, state funds. As a continuing appropriation, the amounts in the schedule for major development of state trunk and connecting highways and for the disadvantaged business demonstration and training program under s. 84.076. This paragraph does not apply to major development of any southeast Wisconsin freeway, as defined in s. 84.014 (1) (e). *b3103/1.1* SECTION 36me. 20.395 (3) (br) of the statutes is amended to read: 20.395 (3) (br) Major highway development, service funds. All moneys received from the fund created under s. 18.57 (1) as reimbursement for the temporary financing under sub. (9) (th) of projects for major development of state trunk and connecting highways that are financed under s. 84.59 and enumerated under s. 84.013 (3), for the purpose of financing such projects. This paragraph does not apply to any project for major development of a southeast Wisconsin freeway, as defined in s. 84.014 (1) (e). *b3103/1.1* Section 36mf. 20.395 (3) (bv) of the statutes is amended to read:

20.395 (3) (bv) Major highway development, local funds. All moneys received

from any local unit of government or other source for major development of state